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FORMS

N BANKRUPTCY.

ADOPTED AND ESTABLISHED

BY THE

SUPREME COURT OF THE UNITED STATES

NOVEMBER 28, 1898.



WASHINGTON: GOVERNMENT PRINTING OFFICE. 1898.

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GENERAL ORDERS

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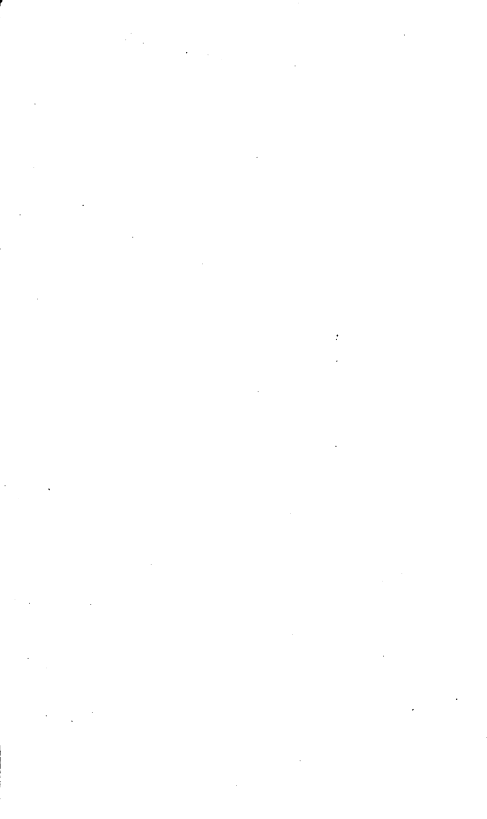
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SUPREME COURT OF THE UNITED STATES.

OOTOBER TERM, 1898.

In pursuance of the powers conferred by the Constitution and laws upon the Supreme Court of the United States, and particularly by the act of Congress approved July 1, 1898, entitled "An act to establish a uniform system of bankruptcy throughout the United States," it is ordered, on this 28th day of November, 1898, that the following rules be adopted and established as general orders in bankruptcy, to take effect on the first Monday, being the second day, of January, 1899. And it is further ordered that all proceedings in bankruptcy had before that day, in accordance with the act last aforesaid, and being in substantial conformity either with the provisions of these general orders, or else with the general orders established by this court under the bankrupt act of 1867 and with any general rules or special orders of the courts in bankruptcy, stand good, subject, however, to such further regulation by rule or order of those courts as may be necessary or proper to carry into force and effect the bankrupt act of 1898 and the general orders of this court.

I.

DOCKET.

The clerk shall keep a docket, in which the cases shall be entered and numbered in the order in which they are commenced. It shall contain a memorandum of the filing of the petition and of the action of the court thereon, of the reference of the case to the referee, and of the transmission by him to the clerk of his certified record of the proceedings, with the dates thereof, and a memorandum of all proceedings in the case except those duly entered on the referee's certified record

aforesaid. The docket shall be arranged in a manner convenient for reference, and shall at all times be open to public inspection.

II.

FILING OF PAPERS.

The clerk or the referee shall indorse on each paper filed with him the day and hour of filing, and a brief statement of its character.

III.

PROCESS.

All process, summons and subpœnas shall issue out of the court, under the seal thereof, and be tested by the clerk; and blanks, with the signature of the clerk and seal of the court, may, upon application, be furnished to the referees.

IV.

CONDUCT OF PROCEEDINGS.

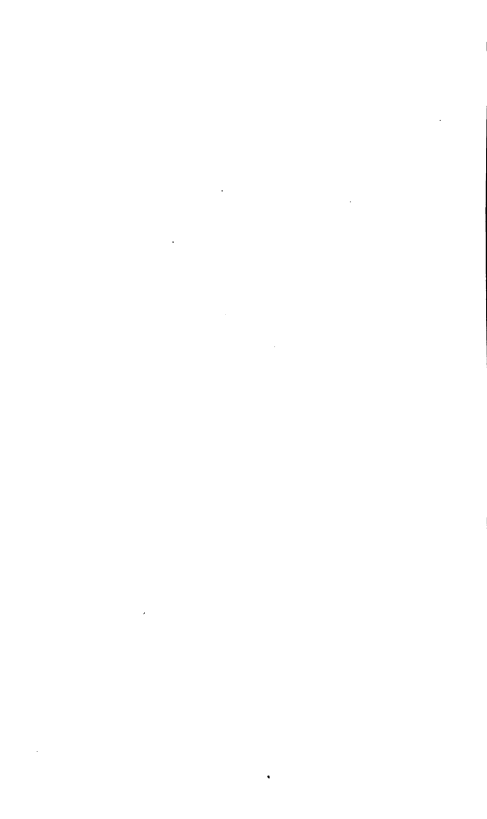
Proceedings in bankruptcy may be conducted by the bankrupt in person in his own behalf, or by a petitioning or opposing creditor; but a creditor will only be allowed to manage before the court his individual interest. Every party may appear and conduct the proceedings by attorney, who shall be an attorney or counsellor authorized to practice in the circuit or district court. The name of the attorney or counsellor, with his place of business, shall be entered upon the docket, with the date of the entry. All papers or proceedings offered by an attorney to be filed shall be indorsed as above required, and orders granted on motion shall contain the name of the party or attorney making the motion. Notices and orders which are not, by the act or by these general orders, required to be served on the party personally may be served upon his attorney.

V

FRAME OF PETITIONS.

All petitions and the schedules filed therewith shall be printed or written out plainly, without abbreviation or interlineation, except where such abbreviation and interlineation may be for the purpose of reference.





VI.

PETITIONS IN DIFFERENT DISTRICTS.

In case two or more petitions shall be filed against the same individual in different districts, the first hearing shall be had in the district in which the debtor has his domicil, and the petition may be amended by inserting an allegation of an act of bankruptcy committed at an earlier date than that first alleged, if such earlier act is charged in either of the other petitions; and in case of two or more petitions against the same partnership in different courts, each having jurisdiction over the case, the petition first filed shall be first heard, and may be amended by the insertion of an allegation of an earlier act of bankruptcy than that first alleged, if such earlier act is charged in either of the other petitions: and, in either case, the proceedings upon the other petitions may be stayed until an adjudication is made upon the petition first heard; and the court which makes the first adjudication of bankruptcy shall retain jurisdiction over all proceedings therein until the same shall be closed. In case two or more petitions shall be filed in different districts by different members of the same partnership for an adjudication of the bankruptcy of said partnership, the court in which the petition is first filed, having jurisdiction, shall take and retain jurisdiction over all proceedings in such bankruptcy until the same shall be closed; and if such petitions shall be filed in the same district, action shall be first had upon the one first filed. But the court so retaining jurisdiction shall, if satisfied that it is for the greatest convenience of parties in interest that another of said courts should proceed with the cases, order them to be transferred to that court.

VII.

PRIORITY OF PETITIONS.

Whenever two or more petitions shall be filed by creditors against a common debtor, alleging separate acts of bankruptcy committed by said debtor on different days within four months prior to the filing of said petitions, and the debtor shall appear and show cause against an adjudication of bankruptcy against him on the petitions, that petition shall be first heard and tried which alleges the commission of the earliest act of of bankruptcy; and in case the several acts of bankruptcy are alleged in the different petitions to have been committed on the

same day, the court before which the same are pending may order them to be consolidated, and proceed to a hearing as upon one petition; and if an adjudication of bankruptcy be made upon either petition, or for the commission of a single act of bankruptcy, it shall not be necessary to proceed to a hearing upon the remaining petitions, unless proceedings be taken by the debtor for the purpose of causing such adjudication to be annulled or vacated.

VIII.

PROCEEDINGS IN PARTNERSHIP CASES.

Any member of a partnership, who refuses to join in a petition to have the partnership declared bankrupt, shall be entitled to resist the prayer of the petition in the same manner as if the petition had been filed by a creditor of the partnership, and notice of the filing of the petition shall be given to him in the same manner as provided by law and by these rules in the case of a debtor petitioned against; and he shall have the right to appear at the time fixed by the court for the hearing of the petition, and to make proof, if he can, that the partnership is not insolvent or has not committed an act of bankruptcy, and to make all defences which any debtor proceeded against is entitled to take by the provisions of the act; and in case an adjudication of bankruptcy is made upon the petition, such partner shall be required to file a schedule of his debts and an inventory of his property in the same manner as is required by the act in cases of debtors against whom adjudication of bankruptcy shall be made.

IX.

SCHEDULE IN INVOLUNTARY BANKRUPTCY.

In all cases of involuntary bankruptcy in which the bankrupt is absent or can not be found, it shall be the duty of the petitioning creditor to file, within five days after the date of the adjudication, a schedule giving the names and places of residence of all the creditors of the bankrupt, according to the best information of the petitioning creditor. If the debtor is found, and is served with notice to furnish a schedule of his creditors and fails to do so, the petitioning creditor may apply for an attachment against the debtor, or may himself furnish such schedule as aforesaid.

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X.

INDEMNITY FOR EXPENSES.

Before incurring any expense in publishing or mailing notices, or in travelling, or in procuring the attendance of witnesses, or in perpetuating testimony, the clerk, marshal or referee may require, from the bankrupt or other person in whose behalf the duty is to be performed, indemnity for such expense. Money advanced for this purpose by the bankrupt or other person shall be repaid him out of the estate as part of the cost of administering the same.

XI.

AMENDMENTS.

The court may allow amendments to the petition and schedules on application of the petitioner. Amendments shall be printed or written, signed and verified, like original petitions and schedules. If amendments are made to separate schedules, the same must be made separately, with proper references. In the application for leave to amend, the petitioner shall state the cause of the error in the paper originally filed.

XII.

DUTIES OF REFEREE.

- 1. The order referring a case to a referee shall name a day upon which the bankrupt shall attend before the referee; and from that day the bankrupt shall be subject to the orders of the court in all matters relating to his bankruptcy, and may receive from the referee a protection against arrest, to continue until the final adjudication on his application for a discharge, unless suspended or vacated by order of the court. A copy of the order shall forthwith be sent by mail to the referee, or be delivered to him personally by the clerk or other officer of the court. And thereafter all the proceedings, except such as are required by the act or by these general orders to be had before the judge, shall be had before the referee.
- 2. The time when and the place where the referees shall act upon the matters arising under the several cases referred to them shall be fixed by special order of the judge, or by the

referee; and at such times and places the referees may perform the duties which they are empowered by the act to perform.

3. Applications for a discharge, or for the approval of a composition, or for an injunction to stay proceedings of a court or officer of the United States or of a State, shall be heard and decided by the judge. But he may refer such an application, or any specified issue arising thereon, to the referee to ascertain and report the facts.

XIII.

APPOINTMENT AND REMOVAL OF TRUSTEE.

The appointment of a trustee by the creditors shall be subject to be approved or disapproved by the referee or by the judge; and he shall be removable by the judge only.

XIV.

NO OFFICIAL OR GENERAL TRUSTEE.

No official trustee shall be appointed by the court, nor any general trustee to act in classes of cases.

XV.

TRUSTEE NOT APPOINTED IN CERTAIN CASES.

If the schedule of a voluntary bankrupt discloses no assets, and if no creditor appears at the first meeting, the court may, by order setting out the facts, direct that no trustee be appointed; but at any time thereafter a trustee may be appointed, if the court shall deem it desirable. If no trustee is appointed as aforesaid, the court may order that no meeting of the creditors other than the first meeting shall be called.

XVI.

NOTICE TO TRUSTEE OF HIS APPOINTMENT.

It shall be the duty of the referee, immediately upon the appointment and approval of the trustee, to notify him in person or by mail of his appointment; and the notice shall require the trustee forthwith to notify the referee of his acceptance or rejection of the trust, and shall contain a statement of the penal sum of the trustee's bond.



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XVII.

DUTIES OF TRUSTEE.

The trustee shall, immediately upon entering upon his duties, prepare a complete inventory of all the property of the bankrupt that comes into his possession. The trustee shall make report to the court, within twenty days after receiving the notice of his appointment, of the articles set off to the bankrupt by him, according to the provisions of the forty-seventh section of the act, with the estimated value of each article, and any creditor may take exceptions to the determination of the trustee within twenty days after the filing of the report. The referee may require the exceptions to be argued before him, and shall certify them to the court for final determination at the request of either party. In case the trustee shall neglect to file any report or statement which it is made his duty to file or make by the act, or by any general order in bankruptcy, within five days after the same shall be due, it shall be the duty of the referee to make an order requiring the trustee to show cause before the judge, at a time specified in the order, why he should not be removed from office. The referee shall cause a copy of the order to be served upon the trustee at least seven days before the time fixed for the hearing, and proof of the service thereof to be delivered to the clerk. All accounts of trustees shall be referred as of course to the referee for audit, unless otherwise specially ordered by the court.

XVIII.

SALE OF PROPERTY.

- 1. All sales shall be by public auction unless otherwise ordered by the court.
- 2. Upon application to the court, and for good cause shown, the trustee may be authorized to sell any specified portion of the bankrupt's estate at private sale; in which case he shall keep an accurate account of each article sold, and the price received therefor, and to whom sold; which account he shall file at once with the referee.
- 3. Upon petition by a bankrupt, creditor, receiver or trustee, setting forth that a part or the whole of the bankrupt's estate is perishable, the nature and location of such perishable estate, and that there will be loss if the same is not sold immediately, the court, if satisfied of the facts stated and that the sale is

required in the interest of the estate, may order the same to be sold, with or without notice to the creditors, and the proceeds to be deposited in court.

XIX.

ACCOUNTS OF MARSHAL.

The marshal shall make return, under oath, of his actual and necessary expenses in the service of every warrant addressed to him, and for custody of property, and other services, and other actual and necessary expenses paid by him, with vouchers therefor whenever practicable, and also with a statement that the amounts charged by him are just and reasonable.

XX.

PAPERS FILED AFTER REFERENCE.

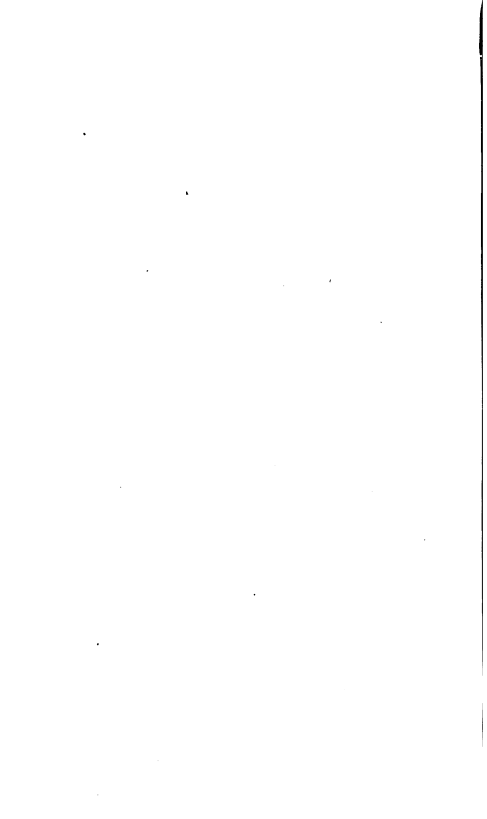
Proofs of claims and other papers filed subsequently to the reference, except such as call for action by the judge, may be filed either with the referee or with the clerk.

XXI.

PROOF OF DEBTS.

1. Depositions to prove claims against a bankrupt's estate shall be correctly entitled in the court and in the cause. When made to prove a debt due to a partnership, it must appear on oath that the deponent is a member of the partnership; when made by an agent, the reason the deposition is not made by the claimant in person must be stated; and when made to prove a debt due to a corporation, the deposition shall be made by the treasurer, or, if the corporation has no treasurer, by the officer whose duties most nearly correspond to those of treasurer. Depositions to prove debts existing in open account shall state when the debt became or will become due; and if it consists of items maturing at different dates the average due date shall be stated, in default of which it shall not be necessary to compute interest upon it. All such depositions shall contain an averment that no note has been received for such account, nor any judgment rendered thereon. Proofs of debt received by any trustee shall be delivered to the referee to whom the cause is referred.

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- 2. Any creditor may file with the referee a request that all notices to which he may be entitled shall be addressed to him at any place, to be designated by the post-office box or street number, as he may appoint; and thereafter, and until some other designation shall be made by such creditor, all notices shall be so addressed; and in other cases notices shall be addressed as specified in the proof of debt.
- 3. Claims which have been assigned before proof shall be supported by a deposition of the owner at the time of the commencement of proceedings, setting forth the true consideration of the debt and that it is entirely unsecured, or if secure, the security, as is required in proving secured claims. Upon the filing of satisfactory proof of the assignment of a claim proved and entered on the referee's docket, the referee shall immediately give notice by mail to the original claimant of the filing of such proof of assignment; and, if no objection be entered within ten days, or within further time allowed by the referee, he shall make an order subrogating the assignee to the original claimant. If objection be made, he shall proceed to hear and determine the matter.
- 4. The claims of persons contingently liable for the bank-rupt may be proved in the name of the creditor when known by the party contingently liable. When the name of the creditor is unknown, such claim may be proved in the name of the party contingently liable; but no dividend shall be paid upon such claim, except upon satisfactory proof that it will diminish pro tanto the original debt.
- 5. The execution of any letter of attorney to represent a creditor, or of an assignment of claim after proof, may be proved or acknowledged before a referee, or a United States commissioner, or a notary public. When executed on behalf of a partnership or of a corporation, the person executing the instrument shall make oath that he is a member of the partnership, or a duly authorized officer of the corporation on whose behalf he acts. When the person executing is not personally known to the officer taking the proof or acknowledgment, his identity shall be established by satisfactory proof.
- 6. When the trustee or any creditor shall desire the re-examination of any claim filed against the bankrupt's estate, he may apply by petition to the referee to whom the case is referred for an order for such re-examination, and thereupon the referee shall make an order fixing a time for hearing the

petition, of which due notice shall be given by mail addressed to the creditor. At the time appointed the referee shall take the examination of the creditor, and of any witnesses that may be called by either party, and if it shall appear from such examination that the claim ought to be expunged or diminished, the referee may order accordingly.

XXII.

TAKING OF TESTIMONY.

The examination of witnesses before the referee may be conducted by the party in person or by his counsel or attorney, and the witnesses shall be subject to examination and cross-examination, which shall be had in conformity with the mode now adopted in courts of law. A deposition taken upon an examination before a referee shall be taken down in writing by him, or under his direction, in the form of narrative, unless he determines that the examination shall be by question and answer. When completed it shall be read over to the witness and signed by him in the presence of the referee. The referee shall note upon the deposition any question objected to, with his decision thereon; and the court shall have power to deal with the costs of incompetent, immaterial, or irrelevant depositions, or parts of them, as may be just.

XXIII.

ORDERS OF REFEREE.

In all orders made by a referee, it shall be recited, according as the fact may be, that notice was given and the manner thereof; or that the order was made by consent; or that no adverse interest was represented at the hearing; or that the order was made after hearing adverse interests.

XXIV.

TRANSMISSION OF PROVED CLAIMS TO CLERK.

The referee shall forthwith transmit to the clerk a list of the claims proved against an estate, with the names and addresses of the proving creditors.

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XXV.

SPECIAL MEETING OF CREDITORS.

Whenever, by reason of a vacancy in the office of trustee, or for any other cause, it becomes necessary to call a special meeting of the creditors in order to carry out the purposes of the act, the court may call such a meeting, specifying in the notice the purpose for which it is called.

XXVI.

ACCOUNTS OF REFEREE.

Every referee shall keep an accurate account of his travelling and incidental expenses, and of those of any clerk or other officer attending him in the performance of his duties in any case which may be referred to him; and shall make return of the same under oath to the judge, with proper vouchers when vouchers can be procured, on the first Tuesday in each month.

XXVII.

REVIEW BY JUDGE.

When a bankrupt, creditor, trustee, or other person shall desire a review by the judge of any order made by the referee, he shall file with the referee his petition therefor, setting out the error complained of; and the referee shall forthwith certify to the judge the question presented, a summary of the evidence relating thereto, and the finding and order of the referee thereon.

XXVIII.

REDEMPTION OF PROPERTY AND COMPOUNDING OF CLAIMS.

Whenever it may be deemed for the benefit of the estate of a bankrupt to redeem and discharge any mortgage or other pledge, or deposit or lien, upon any property, real or personal, or to relieve said property from any conditional contract, and to tender performance of the conditions thereof, or to compound and settle any debts or other claims due or belonging to the estate of the bankrupt, the trustee, or the bankrupt, or any creditor who has proved his debt, may file his petition therefor; and thereupon the court shall appoint a suitable time and place for the hearing thereof, notice of which shall be given as the court shall direct, so that all creditors and other persons interested may appear and show cause, if any they have, why an order should not be passed by the court upon the petition authorizing such act on the part of the trustee.

XXIX.

PAYMENT OF MONEYS DEPOSITED.

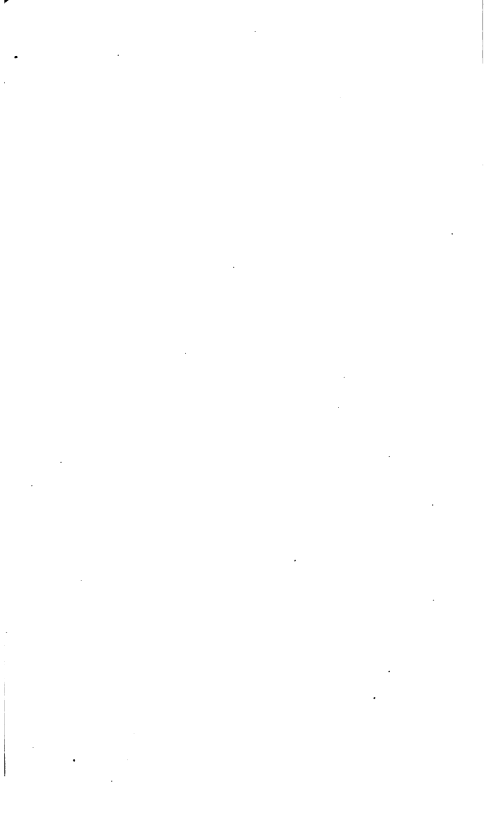
No moneys deposited as required by the act shall be drawn from the depository unless by check or warrant, signed by the clerk of the court, or by a trustee, and countersigned by the judge of the court, or by a referee designated for that purpose, or by the clerk or his assistant under an order made by the judge, stating the date, the sum, and the account for which it is drawn; and an entry of the substance of such check or warrant, with the date thereof, the sum drawn for, and the account for which it is drawn, shall be forthwith made in a book kept for that purpose by the trustee or his clerk; and all checks and drafts shall be entered in the order of time in which they are drawn, and shall be numbered in the case of each estate. A copy of this general order shall be furnished to the depository, and also the name of any referee or clerk authorized to countersign said checks.

XXX.

IMPRISONED DEBTOR.

If, at the time of preferring his petition, the debtor shall be imprisoned, the court, upon application, may order him to be produced upon habeas corpus, by the jailor or any officer in whose custody he may be, before the referee, for the purpose of testifying in any matter relating to his bankruptcy; and, if committed after the filing of his petition upon process in any civil action founded upon a claim provable in bankruptcy, the court may, upon like application, discharge him from such imprisonment. If the petitioner, during the pendency of the proceedings in bankruptcy, be arrested or imprisoned upon process in any civil action, the district court, upon his application, may issue a writ of habeas corpus to bring him before the court to ascertain whether such process has been issued for the collection of any claim provable in bankruptcy, and if so provable he shall be discharged; if not, he shall be remanded to the custody in which he may lawfully be. Before

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granting the order for discharge the court shall cause notice to be served upon the creditor or his attorney, so as to give him an opportunity of appearing and being heard before the granting of the order.

XXXI.

PETITION FOR DISCHARGE.

The petition of a bankrupt for a discharge shall state concisely, in accordance with the provisions of the act and the orders of the court, the proceedings in the case and the acts of the bankrupt.

XXXII.

OPPOSITION TO DISCHARGE OR COMPOSITION.

A creditor opposing the application of a bankrupt for his discharge, or for the confirmation of a composition, shall enter his appearance in opposition thereto on the day when the creditors are required to show cause, and shall file a specification in writing of the grounds of his opposition within ten days thereafter, unless the time shall be enlarged by special order of the judge.

XXXIII.

ARBITRATION.

Whenever a trustee shall make application to the court for authority to submit a controversy arising in the settlement of a demand against a bankrupt's estate, or for a debt due to it, to the determination of arbitrators, or for authority to compound and settle such controversy by agreement with the other party. the application shall clearly and distinctly set forth the subjectmatter of the controversy, and the reasons why the trustee thinks it proper and most for the interest of the estate that the controversy should be settled by arbitration or otherwise.

XXXIV.

COSTS IN CONTESTED ADJUDICATIONS.

In cases of involuntary bankruptcy, when the debtor resists an adjudication, and the court, after hearing, adjudges the debtor a bankrupt, the petitioning creditor shall recover, and be paid out of the estate, the same costs that are allowed to a party recovering in a suit in equity; and if the petition is dismissed, the debtor shall recover like costs against the petitioner.

XXXV.

COMPENSATION OF CLERKS, REFEREES AND TRUSTEES.

- 1. The fees allowed by the act to clerks shall be in full compensation for all services performed by them in regard to filing petitions or other papers required by the act to be filed with them, or in certifying or delivering papers or copies of records to referees or other officers, or in receiving or paying out money; but shall not include copies furnished to other persons, or expenses necessarily incurred in publishing or mailing notices or other papers.
- 2. The compensation of referees, prescribed by the act, shall be in full compensation for all services performed by them under the act, or under these general orders; but shall not include expenses necessarily incurred by them in publishing or mailing notices, in travelling, or in perpetuating testimony, or other expenses necessarily incurred in the performance of their duties under the act and allowed by special order of the judge.
- 3. The compensation allowed to trustees by the act shall be in full compensation for the services performed by them; but shall not include expenses necessarily incurred in the performance of their duties and allowed upon the settlement of their accounts.
- 4. In any case in which the fees of the clerk, referee and trustee are not required by the act to be paid by a debtor before filing his petition to be adjudged a bankrupt, the judge, at any time during the pendency of the proceedings in bankruptcy, may order those fees to be paid out of the estate; or may, after notice to the bankrupt, and satisfactory proof that he then has or can obtain the money with which to pay those fees, order him to pay them within a time specified, and, if he fails to do so, may order his petition to be dismissed.

XXXVI.

APPEALS.

1. Appeals from a court of bankruptcy to a circuit court of appeals, or to the supreme court of a Territory, shall be allowed by a judge of the court appealed from or of the court appealed to, and shall be regulated, except as otherwise provided in the act, by the rules governing appeals in equity in the courts of the United States.

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- 2. Appeals under the act to the Supreme Court of the United States from a circuit court of appeals, or from the supreme court of a Territory, or from the supreme court of the District of Columbia, or from any court of bankruptcy whatever, shall be taken within thirty days after the judgment or decree, and shall be allowed by a judge of the court appealed from, or by a justice of the Supreme Court of the United States.
- 3. In every case in which either party is entitled by the act to take an appeal to the Supreme Court of the United States, the court from which the appeal lies shall, at or before the time of entering its judgment or decree, make and file a finding of the facts, and its conclusions of law thereon, stated separately; and the record transmitted to the Supreme Court of the United States on such an appeal shall consist only of the pleadings, the judgment or decree, the finding of facts, and the conclusions of law.

XXXVII.

GENERAL PROVISIONS.

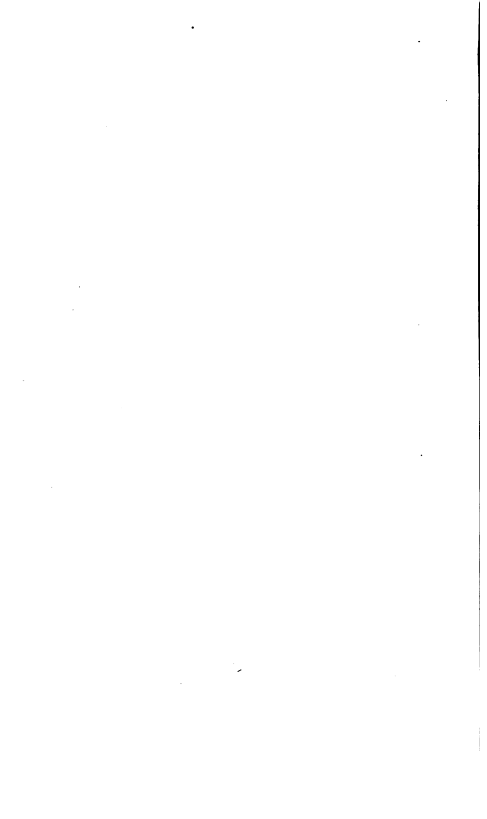
In proceedings in equity, instituted for the purpose of carrying into effect the provisions of the act, or for enforcing the rights and remedies given by it, the rules of equity practice established by the Supreme Court of the United States shall be followed as nearly as may be. In proceedings at law, instituted for the same purpose, the practice and procedure in cases at law shall be followed as nearly as may be. But the judge may, by special order in any case, vary the time allowed for return of process, for appearance and pleading, and for taking testimony and publication, and may otherwise modify the rules for the preparation of any particular case so as to facilitate a speedy hearing.

XXXVIII.

FORMS.

The several forms annexed to these general orders shall be observed and used, with such alterations as may be necessary to suit the circumstances of any particular case.

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[N. B.—Oaths required by the act, except upon hearings in court, may be administered by referees and by officers authorized to administer oaths in proceedings before the courts of the United States, or under the laws of the State where the same are to be taken. Bankrupt Act of 1898, c. 4, § 20.]

[FORM No. 1.]

DEBTOR'S PETITION.

To the Honorable ----

Judge of the District Court of the United States
for the —— District of ———:
The petition of, of, in the county of
, and district and State of, [state occupa-
tion], respectfully represents:
That he has had his principal place of business [or has
resided, or has had his domicill for the greater portion of six
months next immediately preceding the filing of this petition
at —, within said judicial district; that he owes debts
which he is unable to pay in full; that he is willing to surren-
der all his property for the benefit of his creditors except such
as is exempt by law, and desires to obtain the benefit of the
acts of Congress relating to bankruptcy.

That the schedule hereto annexed, marked A, and verified by your petitioner's oath, contains a full and true statement of all his debts, and (so far as it is possible to ascertain) the names and places of residence of his creditors, and such further statements concerning said debts as are required by the provisions of said acts:

That the schedule hereto annexed, marked B, and verified by your petitioner's oath, contains an accurate inventory of all his property, both real and personal, and such further statements concerning said property as are required by the provisions of said acts:

, Attorney.	
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[N. B.—Oaths required by the act, except upon hearings in court, may be administered by referees and by officers authorized to administer oaths in proceedings before the courts of the United States, or under the laws of the State where the same are to be taken. Bankrupt Act of 1898, c. 4, § 20.]

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To the Honorable -

20 the hodorable
Judge of the District Court of the United States
for the —— District of ———:
The petition of, of, in the county of
, and district and State of, [state occupa-
tion], respectfully represents:
That he has had his principal place of business [or has
resided, or has had his domicil] for the greater portion of six
months next immediately preceding the filing of this petition
at, within said judicial district; that he owes debts
which he is unable to pay in full; that he is willing to surren-
der all his property for the benefit of his creditors except such
as is exempt by law, and desires to obtain the benefit of the
acts of Congress relating to bankruptcy.
account of constant of the same of the sam

That the schedule hereto annexed, marked A, and verified by your petitioner's oath, contains a full and true statement of all his debts, and (so far as it is possible to ascertain) the names and places of residence of his creditors, and such further statements concerning said debts as are required by the provisions of said acts:

That the schedule hereto annexed, marked B, and verified by your petitioner's oath, contains an accurate inventory of all his property, both real and personal, and such further statements concerning said property as are required by the provisions of said acts:

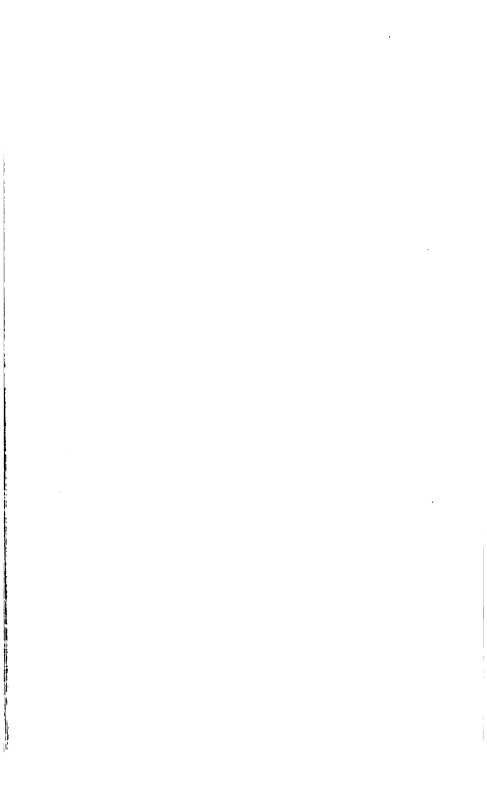
 ,	Attorney.	19
		10

United States of America, I, ———, the pe	District of ——, ss: titioning debtor mentioned and de-
scribed in the foregoing pe	etition, do hereby make solemn oath
0 0.	ned therein are true according to the
best of my knowledge, inf	
• 0,	, Petitioner.
Subscribed and sworn t	o before me this —— day of ———,
A. D. 18—.	•
	 ,
	(Official character)

de. Ec .

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— W



SCHEDULE A.—STATEMENT OF ALL DEBTS OF BANKRUPT.

SCHEDULE A. (1)

Statement of all creditors who are to be paid in full, or to whom priority is secured by law.

Amount.	6	<u> </u>		<u> </u>	_
	•			<u> </u>	
Nature and consideration of the debt, and whether contracted as partner or joint contractor; and if so, with whom.					Total
Where and when contracted.					
Residence (if un- known, that fact must be stated).					
Names of creditors.					
Reference to ledger or voucher.					_
Claims which have pri- Reference to ledger Names of creditors.	(1.) Taxes and debts due and owing to the United States.	(2.) Taxes due and owing to the State of or to any county, district, or municipality thereof.	Wages due workmen, elerks, to servants, to an amount not exceed, ing \$300 each, earned within three months before filing the petition.	(4.) Other debts having pri- ority by law.	

Petitioner.

SCHEDULE A. (2)

Creditors holding securities.

[N. B.—Particulars of securities held, with dates of same, and when they were given, to be stated under the names of the several creditors, and also particulars concerning each debt, as required by acts of Congress relating to bankruptcy, and whether contracted as partner or joint contractor with any other person; and if so, with whom.]

) [ount obte.	·	
	Value of Amount securities. of debts.	•	
	ne of rities	•	
	Val	•	
•	When and where debts were con-		Total
	Description of securities.		
	Residences (if un- known, that fact must be stated).		
so, with whom.]			
other person; and if so, with whom.]	Reference to ledger Names of oreditors.		





[N. B.—Oaths required by the act, except upon hearings in court, may be administered by referees and by officers authorized to administer oaths in proceedings before the courts of the United States, or under the laws of the State where the same are to be taken. Bankrupt Act of 1898, c. 4, § 20.]

[FORM No. 1.]

DEBTOR'S PETITION.

To the Honorable -

Judge of the District Court of the United States
for the —— District of ———:
The petition of ———, of ———, in the county of
, and district and State of, [state occupa-
tion], respectfully represents:
That he has had his principal place of business [or has
resided, or has had his domicil] for the greater portion of six
months next immediately preceding the filing of this petition
at, within said judicial district; that he owes debts
which he is unable to pay in full; that he is willing to surren-
der all his property for the benefit of his creditors except such
as is exempt by law, and desires to obtain the benefit of the

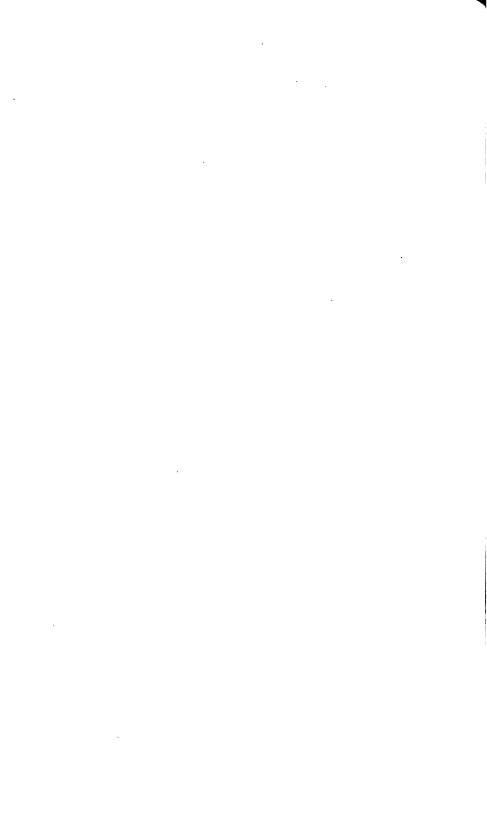
That the schedule hereto annexed, marked A, and verified by your petitioner's oath, contains a full and true statement of all his debts, and (so far as it is possible to ascertain) the names and places of residence of his creditors, and such further statements concerning said debts as are required by the provisions of said acts:

acts of Congress relating to bankruptcy.

That the schedule hereto annexed, marked B, and verified by your petitioner's oath, contains an accurate inventory of all his property, both real and personal, and such further statements concerning said property as are required by the provisions of said acts:

 ., Attorney.		
	-	_

United States of America, I	District of —, ss: tioning debtor mentioned and de-
	tion, do hereby make solemn oath
	d therein are true according to the
best of my knowledge, infor	
	, Petitioner.
Subscribed and sworn to l	before me this — day of —,
A. D. 18—.	
	 ,
	(Official character.)



			•

SOHEDULE A.—STATEMENT OF ALL DEBTS OF BANKRUPT.

SCHEDULE A. (1)

Statement of all creditors who are to be paid in full, or to whom priority is secured by law.

it.	6			
Amount.	•			
Nature and consideration of the debt, and whether contracted as partner or joint contractor; and if so, with whom.				Total
Where and when contracted.				·
Residence (if un- known, that fact must be stated).				
Names of creditors.				
Reference to ledger or voucher.				
Claims which have pri- Reference to ledger Names of creditors. known, that fact ority.	(1.) Taxes and debts due and owing to the United States.	(2.) Taxes due and owing to the State of or to any county, district, or municipality thereof.	Wages due workmen, elerks, to servants, to an amount not exceed, hig \$300 each, earned within three mouths before filing the petition.	(4.) Other debts having pri- ority by law.

·				
			•	

-, Petitioner.

SOHEDULE A.—STATEMENT OF ALL DEBTS OF BANKRUPT.

SCHEDULE A. (1)

Statement of all creditors who are to be paid in full, or to whom priority is secured by law.

l ti	6		<u> </u>	<u> </u>
Amount.	•			
Nature and consideration of the debt, and whether contracted as pariner or joint contractor; and if so, with whom.			·	Total
Where and when contracted.				
Residence (if un- known, that fact must be stated).				
Names of creditors.				
Reference to ledger or voucher.				
Claims which have pri- Reference to ledger Names of creditors. known, that fact ority.	(1.) Taxes and debts due and owing to the United States.	(2.) Taxes due and owing to the State of, or to any county, district, or municipality thereof.	(3.) Wages due workmen, elerks, to servants, to an amount not exceeding \$300 each, earned within three mouths before filing the petition.	(4.) Other debts having pri- ority by law.



SCHEDULE A. (3)

Creditors whose claims are unsecured.

Amount.	· ·		
A mo	•.		
Nature and consideration of the debt, and whether any judgment, bond, bill of exchange, promissory note, etc., and whether contracted as partner or joint contractor with any other person; and, if so, with whom.		Total	
When and where contracted.			
Residence (if unknown, that fact must be stated).			
Names of creditors.	,		
Reference to ledger or voucher.			

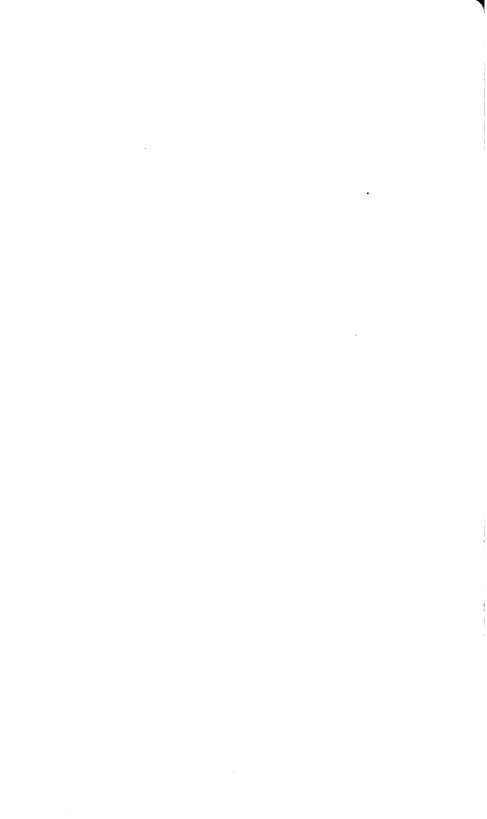
SCHEDULE A. (2)

Creditors holding securities.

particulars concerning each dobt, as required by acts of Congress relating to bankruptcy, and whether contracted as partner or joint contractor with any other person; and if so, with whom.] [N. B.-Particulars of securities held, with dates of same, and when they were given, to be stated under the names of the several creditors, and also

	1	
ount obts.	•	<u> </u>
A P P P P P	•	
e of	·	
Valu	•	
When and where value of Amount debts were con- tracted.		Total
Description of securities.		
Residences (if un- known, that fact must be stated).		
Names of creditors.		·
Reference to ledger Names of creditors.		







[N. B.—Oaths required by the act, except upon hearings in court, may be administered by referees and by officers authorized to administer oaths in proceedings before the courts of the United States, or under the laws of the State where the same are to be taken. Bankrupt Act of 1898, c. 4, § 20.]

[FORM No. 1.]

DEBTOR'S PETITION.

To the Honorable –

Judge of the District Court of the United States
for the —— District of ———:
The petition of, of, in the county of
, and district and State of, [state occupa-
tion], respectfully represents:
That he has had his principal place of business [or has
resided, or has had his domicill for the greater portion of six
months next immediately preceding the filing of this petition
at, within said judicial district; that he owes debts
which he is unable to pay in full; that he is willing to surren-
der all his property for the benefit of his creditors except such
as is exempt by law, and desires to obtain the benefit of the
acts of Congress relating to bankruptcy.
mos of congress foliating to build appropriate A.

That the schedule hereto annexed, marked A, and verified by your petitioner's oath, contains a full and true statement of all his debts, and (so far as it is possible to ascertain) the names and places of residence of his creditors, and such further statements concerning said debts as are required by the provisions of said acts:

That the schedule hereto annexed, marked B, and verified by your petitioner's oath, contains an accurate inventory of all his property, both real and personal, and such further statements concerning said property as are required by the provisions of said acts:

 , Attorney.	19

___, Petitioner.

SCHEDULE B.—STATEMENT OF ALL PROPERTY OF BANKRUPT.

SCHEDULE B. (1)

Real estate.

nated ne.	4	Щ
Petfer valid	•	
Incumbrances thereon, if Statement of particulars realinated any, and dates thereof.		Total
Incumbrances thereon, if any, and dates thereof.		
Location and description of all real estate owned by debtor, or held by him.		



SCHEDULE B. (2) Personal property.

s.—Cash on hand		•	4
Description of exchange, promiseory notes, or securities of any description (each to be set out separately)			
e-Stock in trade, in - business of, at, of the value of			
d.—Household goods and furniture, household stores, wearing apparel and ornaments of the person, viz			
e.—Booke, prints, and pictures, vis			
fHorses, cows, sheep, and other animals (with number of each), viz			
g.—Carriages and other vehicles, viz			
h.—Farming stock and implements of husbandry, viz			
6.—Shipping, and shares in vessels, viz.			
k—Machinery, fixtures, apparatus, and tools used in business, with the place where each is situated, vis			
l.—Patente, copyrights, and trade-marks, vis			
m.—Goods or personal property of any other description, with the place where each is situated, vis			
	Total.		



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	ĺ	ï	į
	ξ		5

Accommodation paper.

if the bankrupt be liable as drawer, maker, soceptor, or indorser thereof, it is to be stated accordingly. If the names of the notes or bills, and when due, with the names and residences of the drawers, makers, and acceptors thereof, are to be set forth . to the debter should be stated matth his secial

er.	#	6		
гсіві рвр	Amount.	•		
e of the last holder known to the debtor should be stated, with his residence. Same particulars as to other commercial paper.	Whether liability was contracted as partner or joint contractor, or with any other person; and, if so, with whom.		Total	
ea, with his residence	Place where con- tracted.			
abbtor should be stat	Names and residence of persons accom- modated.			
188t nolder Kinowin vo ene	Residences (if un. Names and residence of holders. Names of bolders. names of bolders. names of bolders.			
e or the	Names of holders.			
	Reference water. or voucher.			

OATH TO SCHEDULE A.

—, A. D. 18—, before me personally came 88 United States of America, District of — On this —— day of —

-, the person mentioned in and who subscribed to the foregoing schedule, and who, being by me first duly sworn, did declare the said schedule to be a statement of all his debts, in accordance with the acts of Congress relating to bankruptcy. Subscribed and sworn to before me this —— day of ——, A. D. 18—,

[Official character.]

SCHEDULE A. (3)

Creditors whose claims are unsecured.

stat

Names of oreditors. Residence (if unknown, that fact must be stated).

SCHEDULE A. (4)

Linbilities on notes or bills discounted which ought to be paid by the drawers, makers, acceptors, or indorsers.

thereof, are to be set forth under the names of the holders. If the names of the holders are not known, the name of the last holder known to the debtor [N. B.-The dates of the notes or bills, and when due, with the names, residences, and the business or occupation of the drawers, makers, or acceptors shall be stated, and his business and place of residence. The same particulars as to notes or bills on which the debtor is liable as indorser.]

n t	ei .	
Amount.	•	
Nature of liability, whether same was contracted as partner or joint contractor, or with any other person; and, if so, with whom.	·	Total
Place where con- tracted.	-	
Residence (if unknown, that fact must be stated).		
Names of holders as far as known.		
Reference to ledger or Names of holders as foucher.		

___, Petitioner.

. •

SCHEDULE A. (5)

Accommodation paper.

holders are not known, the name of the last holder known to the debtor should be stated, with his residence. Same particulars as to other commercial paper. [N. B...The dates of the notes or bills, and when due, with the names and residences of the drawers, makers, and acceptors thereof, are to be set forth under the names of the holders; if the bankrupt be liable as drawer, maker, seceptor, or inderser thereof, it is to be stated accordingly. If the names of the

i i	હ		
Amouns.	•		nor.
Whether Hability was contracted as partner or joint contractor, or with any other person; and, if so, with whom.		Total	Petitioner
Place where con- tracted.			
Names and residence of persons accom- modated.			
Reference to ledger Names of holders. Names of holders. The stated).			
Names of holders.			
Reference to ledger or voucher.			

OATH TO SCHEDULE A.

and who subscribed to the foregoing schedule, and who, being by me first duly sworn, did declare the said On this —— day of ———, A. D. 18—, before me personally came ——— United States of America, District of ----- ss:

schedule to be a statement of all his debts, in accordance with the acts of Congress relating to bankruptcy. Subscribed and sworn to before me this —— day of ——, A. D. 18—, [Official character.]

-, the person mentioned in

SCHEDULE B.—STATEMENT OF ALL PROPERTY OF BANKRUPT.

SCHEDULE B. (1)

ġ	ş
1	esta
	Real

P .	•	
Estima valu	•	
Incumbrances thereon, if Statement of particulars re- Estimated any, and dates thereof.		Total
Incumbrances thereon, if any, and dates thereof.		
Location and description of all real estate owned by debtor, or held by him.		



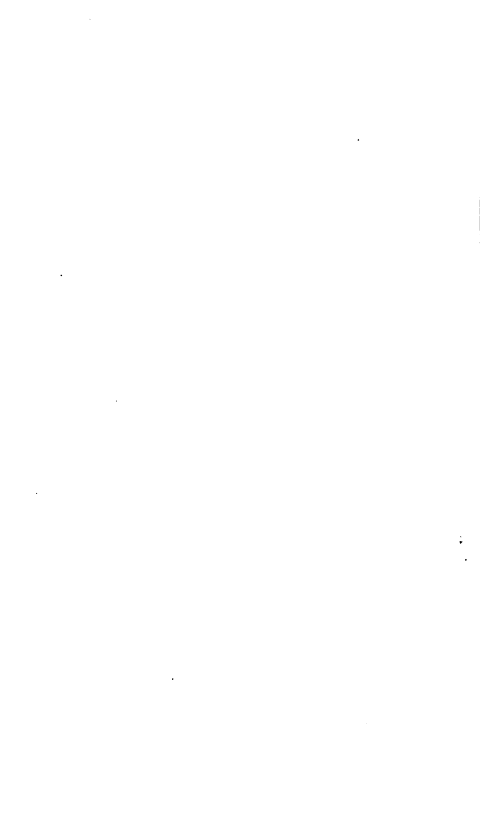
SCHEDULE B. (2) Personal property.

s.—Cash on hand		•	હ
8.—Bills of exchange, promissory notes, or securities of any description (each to be set out separately)			
e-Stook in trade, in - business of, at, of the value of			
d.—Household goods and furniture, household stores, wearing apparel and ornaments of the person, viz			
6.—Books, prints, and pictures, vis			
f Horses, cows, sheep, and other animals (with number of each), vis			
g.—Carriages and other vehicles, viz			
h.—Farming stock and implements of husbandry, viz			
6.—Shipping, and shares in vessels, viz			
k.—Machinery, fixtures, apparatus, and tools used in business, with the place where each is situated, vis.			
!Patente, copyrights, and trade-marks, vis			
m.—Goods or personal property of any other description, with the			
	Total		

SCHEDULE B. (3)
Choses in action.

	Dollars.	Cents.
6.—Debts due petitioner on open account		
b.—Stocks in incorporated companies, interest in joint stock companies, and negotiable bouds		
6.—Policies of insurance		
d.—Unliquidated claims of every nature, with their estimated value		
e.—Deposits of money in banking institutions and elsewhere.		
•	Total	

•



....., Petitioner.

SCHEDULE B. (4)

Property in reversion, remainder, or expectancy, including property held in trust for the debtor or subject to any power or right to dispose of or to charge.

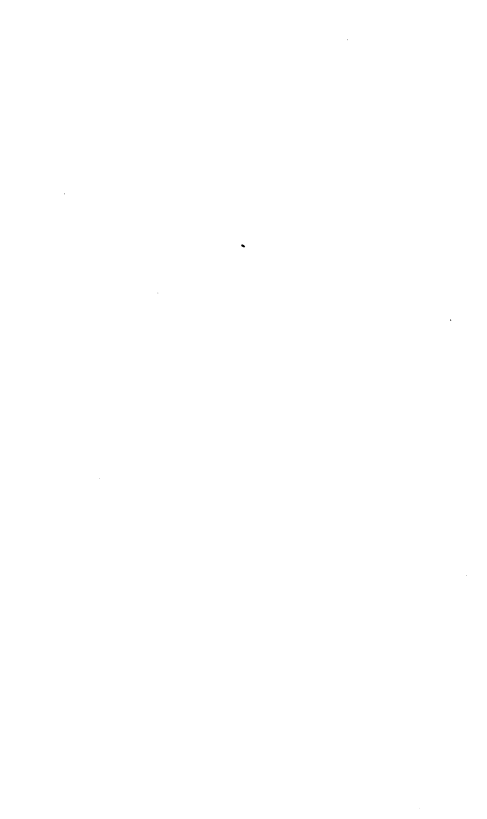
otherwise, for the benefit of creditors, the date of such deed should be stated, the name and address of the person to whom the property was conveyed, the [N. B.-A particular description of each interest must be entered. If all or any of the debtor's property has been conveyed by deed of assignment, or amount realized from the proceeds thereof, and the disposal of the same, as far as known to the debtor.]

General interest.	Particular description.	Supposed value of my interest.	alne of
Interest in land		•	ક
Personal property			
Property in money, stock, shares, bonds, annuities, etc			
Rights and powers, legacies and bequests	Total		
Property heretofore conveyed for benefit of creditors.	•	Amount realized from proceeds of property conveyed.	realized ceeds of con-
What portion of debtor's property has been conveyed by deed of assignment, or otherwise, for benefit of creditors; date of such deed, name and address of party to whom conveyed; amount realized therefrom, and disposal of same, to far as known to debtor.		•	હ
What sum or sums have been paid to counsel, and to whom, for services rendered or to be rendered in this bankruptoy.	Total		

SCHEDULE B. (5)

A particular statement of the property claimed as exempted from the operation of the acts of Congress relating to dankruptcy, giving each item of property and its valuation; and, if any portion of it is real estate, its location, description, and present use.

		Valuation.	ė
Military uniform, arms, and equipments		•	•
Property claimed to be exempted by State laws; its valuation; whether real or personal; its description and present use; and reference given to the statute of the State creating the exemption.			
	Total		



SCHEDULE B. (6)

BOOKS, PAPERS, DEEDS, AND WRITINGS RELATING TO BANKRUPT'S BUSINESS AND ESTATE.

The following is a true list of all books, papers, deeds, and writings relating to my trade, business, dealings, estate, and effects, or any part thereof, which, at the date of this petition, are in my possession or under my oustody and control, or which are in the possession or custody of any person in trust for me, or for my use, benefit, or advantage; and also of all others which have been heretofore, at any time, in my possession, or under my oustody or control, and which are now held by the parties whose names are hereinafter set forth, with the reason for their custody of the same.

after set forth, wi	th the reason for their custody of the same.
Books.	·
Deeds.	
Papers.	
	, Petitioner.
	OATH TO SCHEDULE B.
On this — came — scribed to the duly sworn, all his estate	es of America, District of ———————————————————————————————————
	[Official character.]

SUMMARY OF DEBTS AND ASSETS.

[From the statements of the bankrupt in Schedules A and B.]

Schedule A	1 (1) Taxes and debts due United States		
	municipalities.		- 1
" …	1 (3) Wages		1
" "	1 (4) Other debts preferred by law		ı
Schedule A	2 Secured claims		
Schedule A	8 Unsecured claims		- 1
Schedule A	4 Notes and bills which ought to be paid by	1	1
	other parties thereto.	1	
Schedule A	5 Accommodation paper		1
	Schedule A. total		
Schedule B	1 Real estate		
Rohedule R	2-a Cash on hand	l l	ł
" "	2-b Bills, promissory notes, and securities	1	- 1
** **	2-c Stock in trade		- 1
44 44	2-d Household goods, &c		- 1
4 "	2-e Books, prints, and pictures		- 1
66 11	9_f Horece cows and other enimals .		- 1
40 44	2-g Carriages and other vehicles 2-b Farming stock and implements 2-i Shipping and shares in vessels 2-k Machinery, tools, &c		
4 4	2-h Farming stock and implements		ì
"	2-i Shipping and shares in vessels	l i	1
44 (1	2-k Machinery, tools, &c		1
44 44	2-1 Patents, copyrights, and trade-marks	1	1
" "	2-m Other personal property	Ī	
Schedule B	3-a Debts due on open accounts		
	3-b Stocks, negotiable bonds, &c		
	8-c Policies of insurance		i
	3-d Unliquidated claims		i
" "	3-e Deposits of money in banks and elsewhere		1
Schedule B	4 Property in reversion, remainder, trust, &c	1	
Schedule B		i	i
Schedule B		I	
	Schedule B, total		

[FORM No. 2.]

PARTNERSHIP PETITION.

To the Honorable ———,
Judge of the District Court of the United States
for the —— District of ———:
The petition of ——— respectfully represents:
That your petitioners and —————————— have been partners
under the firm name of, having their principal
place of business at, in the county of, and district
and State of, for the greater portion of the six months
next immediately preceding the filing of this petition; that the
said partners owe debts which they are unable to pay in full;
that your petitioners are willing to surrender all their property
for the benefit of their creditors, except such as is exempt by
law, and desire to obtain the benefit of the acts of Congress
relating to bankruptcy.

• .

That the schedule hereto annexed, marked A, and verified by —— oath , contains a full and true statement of all the debts of said partners, and, as far as possible, the names and places of residence of their creditors, and such further statements concerning said debts as are required by the provisions of said acts.

That the schedule hereto annexed, marked B, verified by —— oath , contains an accurate inventory of all the property, real and personal, of said partners, and such further statements concerning said property as are required by the provisions of said acts.

and true statement of all his individual debts, and, as far as possible, the names and places of residence of his creditors, and such further statements concerning said debts as are required by the provisions of said acts, and that the schedule hereto annexed, marked K, verified by his oath, contains an accurate inventory of all his individual property, real and personal, and such further statements concerning said property as are required by the provisions of said acts.

Wherefore your petitioners pray that the said firm may be adjudged by a decree of the court to be bankrupts within the purview of said acts.

	 ,
	 ,
	 ,
	Petitioners.
, Attorney .	
that the statements contained the best of their knowledge, inform	rein are true according to
	 ,
	,
	Petitioners.
Subscribed and sworn to before a A. D. 18—.	me this —— day of ———,
	[Official character.]
[Schedules to be annexed corr under Form No. 1.]	esponding with schedules

• •

		•		
•				
	•			

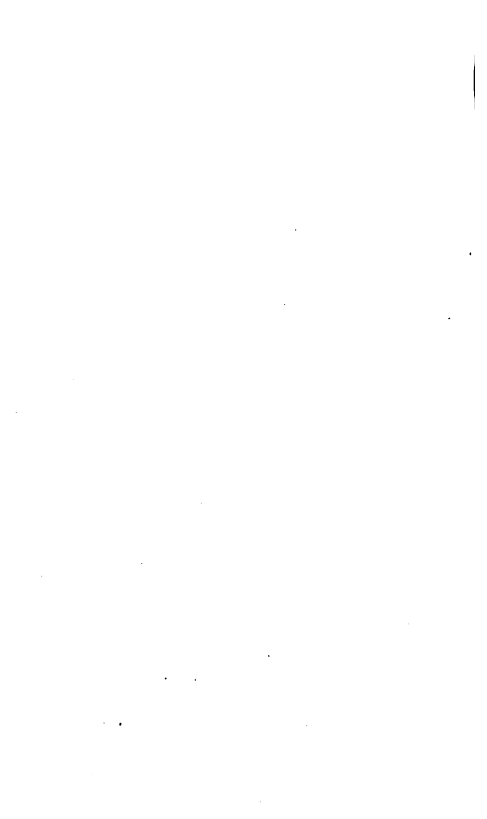
[FORM No. 3.] CREDITORS' PETITION.

the United States for the —— district of ———: The petition of ————, of ———, and ——————, of ————, and —————, of ———, respectfully shows: That —————, of ———, has for the greater portion of					
ment of the first of the second of the secon					
That oi has for the greater portion of					
six months next preceding the date of filing this petition, had					
his principal place of business, [or resided, or had his domicil] at ———, in the county of ——— and State and district afore-					
That your petitioners are creditors of said					
having provable claims amounting in the aggregate, in excess					
of securities held by them, to the sum of \$500. That the nature and amount of your petitioners' claims are as follows:					
And your petitioners further represent that said					
is insolvent, and that within four months next preceding the					
date of this petition the said ————————————————————————————————————					
of bankruptcy, in that he did heretofore, to wit, on the ——day of					
Wherefore your petitioners pray that service of this petition, with a subpæna, may be made upon —————————————————, as provided in the acts of Congress relating to bankruptcy, and that he may be adjudged by the court to be a bankrupt within the purview of said acts.					
 ,					
 ,					
Petitioners.					
, Attorney.					
United States of America, District of ———, ss: ————, being three of					
the petitioners above named, do hereby make solemn oath that the statements contained in the foregoing petition, subscribed by them, are true.					
Before me, ————, this ——— day of ————, 189—.					
(Official character.) [Schedules to be annexed corresponding with schedules under Form No. 1.]					

[FORM No. 4.]

ORDER TO SHOW CAUSE UPON GREDITORS' PETITION.
In the District Court of the United States for the ———— District of —————.
In the matter of In Bankruptey.
Upon consideration of the petition of ——————————————————————————————————
the court. }

• • ·



[FORM No. 5.]

SUBPŒNA TO ALLEGED BANKRUPT.

United States of America, —— District of ———.
To ———, in said district, greeting:
For certain causes offered before the District Court of the United States of America within and for the —— district of ———, as a court of bankruptcy, we command and strictly enjoin you, laying all other matters aside and notwithstanding any excuse, that you personally appear before our said District Court to be holden at ———, in said district, on the ——— day of ————, A. D. 189—, ———————————————————————————————————
Seal of the court.

[FORM No. 6.]

DENIAL OF BAN	KRUPTCY.
In the District Court of the United trict of ——	
In the matter of	In Bankruptcy.
At ———, in said district, on the	e —— day of ———, A. D.
And now the said ————————————————————————————————————	by set forth in said petition, at he should not be declared stition alleged; and this he ourt [or, he demands that
Subscribed and sworn to before n.A. D. 18—.	ne this —— day of ———,
	[Official character.]



[FORM No. 7.] ORDER FOR JURY TRIAL.

In the District Court of the Unit trict of —	
In the matter of	
	In Bankruptcy.
At, in said district, on	, the, 18
Upon the demand in writing file be a bankrupt, that the fact of the of bankruptcy, and the fact of his of by a jury, it is ordered, that s	commission by him of an act s insolvency may be inquired
jury.	
Seal of the court.	——————————————————————————————————————

No. 4. MARAY TO MAI Tuend States Total II in succe T R MILES THE TRUE TO SEE Dinunitied in at h Data Distriction of the about D 30 anger. the state of the s description of a decrease according to the contract of the con resonal or and take processes ersonal, or said said case pressure. some and papers, and to hold and ke James to the farefug order of the work Judge of the said Serent, 15 in said district, on the said of

DEFUEN BY MARSHAL THEREON.

the within warrant, I have taken possession of and of all his

.

[FORM No. 8.]

SPECIAL WARRANT TO MARSHAL.

In the District Court of the Unite trict of	
In the matter of	In Bankruptcy.
To the marshal of said district or greeting: Whereas a petition for adjudicate the —— day of ———, A. D. 18—, of the county of ——— and State and said petition is still pending; a appears that said ——— has commit has neglected or is neglecting, or is erty that it has thereby deteriorated or is about thereby to deteriorated authorized and required to seize an estate, real and personal, of said —— deeds, books of account, and papers same safely subject to the further of Witness the Honorable ————— and the seal thereof, at ————, in selection. Seal of { Seal of { Seal of { Seal of { Court.}} RETURN BY MARSHA	tion of bankruptcy was, on filed against ————————————————————————————————————

By virtue of the within warrant, I have taken possession of the estate of the within-named ————, and of all his

•

deeds, books of account, and papers which have come to my knowledge.

Marshal [or Deputy Marshal].

Fees and expenses.			
Service of warrant Necessary travel, at the rate of six cents a mile each way			
8. Actual expenses in custody of property and other services as follows			
[Here state the particulars.]			
Marshal [or Deputy	, y Marsi	hal].	
District of ———, A. D. 18—. Personally appeared before me the said ——— made oath that the above expenses returned by hi		-, and	

actually incurred and paid by him, and are just and reasonable.

Referee in Bankruptcy.

[FORM No. 9.]

BOND OF PETITIONING CREDITOR.

Know all men by these presents: That we, ———, as
principal, and, as sureties, are held and firmly
bound unto, in the full and just sum of
dollars, to be paid to the said ———, executors, adminis
trators, or assigns, to which payment, well and truly to be
made, we bind ourselves, our heirs, executors, and administra
tors, jointly and severally, by these presents.
Signed and sealed this — day of — A. D., 189—.
The condition of this obligation is such that whereas a
petition in bankruptcy has been filed in the district court of
the United States for the — district of — against the
said —, and the said — has applied to that court for
a warrant to the marshal of said district directing him to seize
and hold the property of said ———, subject to the
further orders of said district court.
Now, therefore, if such a warrant shall issue for the seizure of
said property, and if the said ———— shall indemnify the
said — for such damages as he shall sustain in the
event such seizure shall prove to have been wrongfully
obtained, then the above obligation to be void; otherwise to
remain in full force and virtue.
Sealed and delivered in
presence of— [SEAL.]
[SEAL.]
[SEAL.]
Approved this —— day of ———, A. D., 189—.
 ,
District Judge.

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•				
			•	

[FORM No. 10.]

BOND TO MARSHAL.

Know all men by these presents: That we, ———, as
principal, and, as sureties, are held and firmly
bound unto, marshal of the United States for
the —— district of ——, in the full and just sum of ——
dollars, to be paid to the said, his executors, ad-
ministrators, or assigns, to which payment, well and truly to
be made, we bind ourselves, our heirs, executors, and admin-
istrators, jointly and severally, by these presents.
Signed and sealed this — day of — A. D. 189—.
The condition of this obligation is such that whereas a
petition in bankruptcy has been filed in the district court of
the United States for the ——— district of ———, against the
said ———, and the said court has issued a warrant
to the marshal of the United States for said district, directing
him to seize and hold property of the said, sub-
ject to the further order of the court, and the said property
has been seized by said marshal as directed, and the said dis-
trict court upon a petition of said ——— has ordered
the said property to be released to him.
Now, therefore, if the said property shall be released accord-
ingly to the said ———, and the said ———,
being adjudged a bankrupt, shall turn over said property or
pay the value thereof in money to the trustee, then the above
obligation to be void; otherwise to remain in full force and
virtue.
Sealed and delivered in the
presence of— —— [SEAL.]
[SEAL.]
Approved this ——— day of ———, A. D. 189—.
District Judge.

[FORM No. 11.]

ADJUDICATION THAT DEBTOR IS NOT BANKRUPT.

In the District Court of the Unite trict of ——	
In the matter of	In Bankruptey.
	in Dankiupwy.
At ———, in said district, on —— before the Honorable ———	
of ———. This cause came on to be heard a the petition of ——— that ———	
within the true intent and meani relating to bankruptcy, and [Here a	ng of the acts of Congress tate the proceedings, whether
there was no opposition, or, if oppowere had.] And thereupon, and upon consid-	
cause [and the arguments of couns	sel thereon, if any], it was
found that the facts set forth in sai	
and it is therefore adjudged that a rupt, and that said petition be disr	
Witness the Honorable ————	
and the seal thereof, at ———, in day of ———, A. D. 18—.	
{ Seal of } { the court. }	, Olerk.



[FORM No. 12.]

ADJUDICATION OF BANKRUPTCY.

trict of ———.		
In the matter of		
Bankrupt .	In Bankruptey.	
At ———, in said district, on the 18—, before the Honorable ————————————————————————————————————	, judge of said court in that true intent and meaning of kruptcy, having been heard is hereby declared y, judge of said court,	
(Olerk.	

[FORM No. 13.]

APPOINTMENT, UATH, AND RE	EPORT OF APPRAISERS.
In the District Court of the United triet of ——	
In the matter of	To Donkouster
Bankrupt .	In Bankruptcy.
It is ordered that, of, of, of, of, of, sons, be, and they are hereby, apporting the real and personal property be said bankrupt set out in the schedular and report their appraisal to the made as soon as may be, and the a Witness my hand this day	—, three disinterested per inted appraisers to appraise longing to the estate of the cles now on file in this court court, said appraisal to be appraisers to be duly sworn
	Referee in Bankruptcy.
—— District of ———, ss:	
Personally appeared the within	named ——— and
severally made oath that they will the aforesaid real and personal p best skill and judgment.	ll fully and fairly appraise
Subscribed and sworn to before A, D. 189—.	me this —— day of ———,
	[Official character.]

• · •



We, the undersigned, having been notified	that we were
appointed to estimate and appraise the real	and personal
property aforesaid, have attended to the dutie	s assigned us,
and after a strict examination and careful inqui	iry, we do esti-
mate and appraise the same as follows:	

	Dollars.	Cents.
		1
	1	
		}
In witness whereof we hereunto set o	ur hands, at -	·
,		 .
		 ,
		—,

[FORM No. 14.]

ORDER OF REFERENCE.

In the District Court of the United trict of —	
In the matter of	To Doubernton
Bankrupt .	In Bankruptcy.
Whereas — — — , of — and district aforesaid, on the — was duly adjudged a bankrupt up court by [or, against] him on the — according to the provisions of the abankruptcy, It is thereupon ordered, that s — — , one of the referees i to take such further proceedings said acts; and that the said — said referee on the — day of forth shall submit to such orders as or by this court relating to said — Witness the Honorable — — and the seal thereof, at — , in so of — , A. D. 18—. Seal of, A. D. 18—.	day of ———, A. D. 18——, on a petition filed in this day of ————, A. D. 189——, ects of Congress relating to aid matter be referred to n bankruptcy of this court, therein as are required by ———————————————————————————————————

.



Ólerk.

[FORM No. 15.]

[= 0 = 0.01 = 01]	
ORDER OF REFERENCE IN JUDGE'S A	BSENCE.
In the District Court of the United States for trict of ———.	the — Dis-
In the matter of · In Bankru	o tey.
Whereas on the —— day of ———, A. D. 1 was filed to have ———————, of ———, in ———————————————————————————————	the county of rupt according ating to bank- rt was absent petition [or, in y after the last iled, and none is creditors], it be referred to y of this court, ings therein as shall, A. D.
in said district, on the —— day of ———, A. I	D. 189—.

Seal of the Court.

6587-4

[FORM No. 16.]

REFEREE'S OATH OF OFFICE.

I, ——, do solemnly swear that I will administer
justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent on me as referee
In bankruptcy, according to the best of my abilities and under- standing, agreeably to the Constitution and laws of the United States. So help me God.
<u> </u>
Subscribed and sworn to before me this —— day of ———, A. D. 18—.
District Judge.

[FORM No. 17.]
BOND OF REFEREE.
Know all men by these presents: That we ———————————————————————————————————
and ————————————————, as sureties are held and firmly bound to the United States of America in the sum of ———————————————————————————————————
to the said United States, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, by these presents.
Signed and sealed this ————————————————————————————————————
said ———, has been on the —— day of ———, A. D.
18—, appointed by the Honorable ————, judge of the
district court of the United States for the ——— district of ————, a referee in bankruptcy, in and for the county of ————,
in said district, under the acts of Congress relating to bank-
ruptcy.



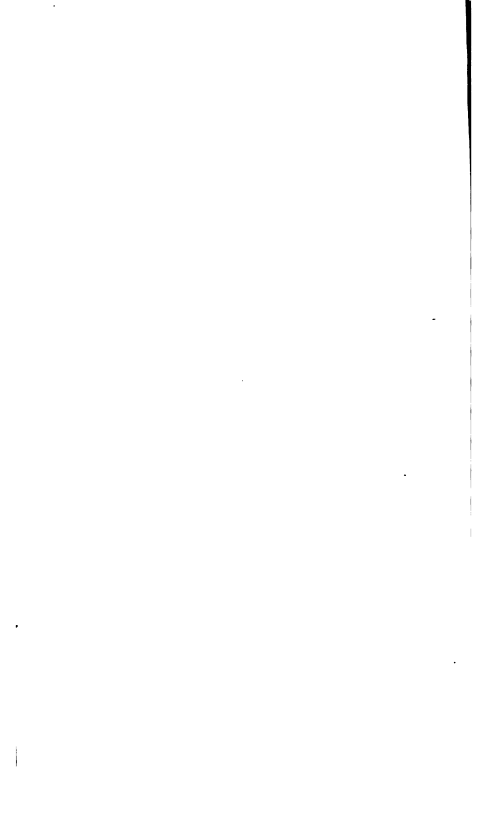
Now, therefore, if the said ————————————————————————————————————	e duties pertaining to the , then this obligation to be orce and virtue.
•	, [L. S.]
	, [L. S.]
Approved this — day of —	
Approved this — day of ——	
	District Judge.
[FORM No.	18.]
Notice of First Meeti	ng of Creditors.
In the District Court of the Unit trict of ———. In	
In the matter of	In Bonbaunter
Bankrupt .	In Bankruptcy.
To the creditors of ——	of —— in the county
of —, and district aforesaid,	
Notice is hereby given that on the	
18—, the said ———— was d	
and that the first meeting of lat ———————————————, on the	
at — o'clock in the — noon, a	
itors may attend, prove their claims	
the bankrupt, and transact such o erly come before said meeting.	ther business as may prop-
one court state mooting.	 ,
10	Referee in Bankruptcy.
, 18,	

[FORM No. 19.]

STS PROVED A	T FIRST MEE	TING.	
		е	- Dis-
ter of			
	In Bankrupt	tey.	
Bankrupt .			
, referee	in bankruptcy	•	
Resid	ence.	Debte p	roved.
		Dolls.	Cts.
	ter of Bankrupt . district, on the , referee i	tof the United States for the trict of ter of In Bankrupt district, on the day of, referee in bankruptcy.	district, on the — day of —, referee in bankruptcy. list of creditors who have this day p

Referee in Bankruptcy.

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[FORM No. 20.]

GENERAL	LETTER OF	ATTORNEY	IN FACT	WHEN	CREDITOR
is n	OT REPRES	ENTED BY	ATTORNE	Y AT I	JAW.

is not Represented by A	ATTORNEY AT LAW.
In the District Court of the United trict of —	
In the matter of	
Bankrupt .	In Bankruptey.
To:	
I,, of, in the of, do hereby authorize you, the meeting or meetings of creditor at a court of bankruptcy, wherever be holden, on the day and at the holden, or at which such meeting as may be appointed by the court for meetings, or at which such meeting journment or adjournments thereof there from time to time, and as ofter for me and in my name to vote for resolution that may be then submit gress relating to bankruptcy; and trustees of the estate of the said assent to such appointment of trust of attend and vote at any other meeting or sitting or sittings of the court for any of the purposes aforesaid; tion proposed by said bankrupt in and to receive payment of dividen under any composition, and for any est whatsoever, with full power of so In witness whereof I have here affixed my sealthe day of Acknowledged before me this	or any one of you, to attend sof the bankrupt aforesaid radvertised or directed to cour appointed and notified such other place and time for holding such meeting or ag or meetings, or any admay be held, and then and on as there may be occasion, or against any proposal or ited under the acts of Conin the choice of trustee or bankrupt, and for me to stee; and with like powers eting or meetings of credition, which may be held therein also to accept any composination satisfaction of his debts, and and of money due me other purpose in my intersubstitution. unto signed my name and —, A. D. 189—. [L. S.] presence of—

[FORM No. 21.] SPECIAL LETTER OF ATTORNEY IN FACT.

In the matter of	
Bankrupt .	In Bankruptcy.
To,	J
I hereby authorize you, or any meeting of creditors in this matter, holden at ——, on the —— day of adjournment thereof, and then and in ——— name to vote for or agation that may be lawfully made o adjourned meeting, and in the chothe estate of the said bankrupt. In witness whereof I have here	advertised or directed to be, before, or any l there for and inst any proposal or resolur passed at such meeting or pice of trustee or trustees of [L. s.]
affixed my seal the —— day of —— Signed, sealed, and delivered in	, A. D. 189
Acknowledged before me this —	— day of ———, A. D. 18—.
	(Official character.)

. .

[FORM No. 22.]

APPOINTMENT OF TRUSTEE BY CREDITORS.

In the mat	tter of		
	Bankrupt .	In Bankrupte	y.
At, in sai 18, before	d district, on the		, A. D.
This being the day ing of creditors in a notice has been give papers in which notice	the above bankr n in the [here ins	uptcy, and of sert the names	which due
under written, being claims of the creditor been allowed, and w	the majority in rs of the said ban	number and in krupt, whose c	amount of claims have
		the county of	
appoint ————————————————————————————————————		of the said	
State of ——, to			

Referee in Bankruptcy.

[FORM No. 23.]

APPOINTMENT OF TRUSTEE BY REFEREE

AFFOINIMENT OF IMOSIA	M DI MITMIMI.
In the District Court of the United trict of —	
In the matter of	In Bankruptey.
Bankrupt .	in Bankruptoy.
At ———, in said district, on the 18—, before —————, referee in This being the day appointed by the ing of creditors under the said bank notice has been given in the [here is papers in which notice was published	n bankruptcy. the court for the first meet- kruptcy, and of which due nsert the names of the news-
of the said court in bankruptcy, above mentioned, pursuant to such of debts and for the choice of tru ruptcy; and I do hereby certify that had been allowed and were present, to make choice of a trustee of said by fore I do hereby appoint ————————————————————————————————————	h notice, to take the proof stee under the said bank- the creditors whose claims or duly represented, failed ankrupt's estate, and there- —, of ———, in the county

Referee in Bankruptcy.

. . .



[FORM No. 24.]

NOTICE TO TRUSTEE OF H	is Appointment.
In the District Court of the United trict of ——	
In the matter of	
	In Bankruptcy.
Bankrupt .	
To, of, in the district aforesaid: I hereby notify you that you were one of the trustees] of the estate of the at the first meeting of the creditors, A. D. 18—, and I have approved said sum of your bond as such trusteed dollars. You are required to not acceptance or rejection of the trust. Dated at the day of	duly appointed trustee [or he above-named bankrupt on the ———————————————————————————————————
	Referee in Bankruptcy.

[FORM No. 25.]

BOND OF TRUSTEE.

77 73 7 13
Know all men by these presents: That we, ———, of
, as principal, and, of, and
, of, as sureties, are held and firmly bound unto
the United States of America in the sum of ——— dollars, in
lawful money of the United States, to be paid to the said
United States, for which payment, well and truly to be made,
we bind ourselves and our heirs, executors, and administrators,
jointly and severally, by these presents.
Signed and sealed this —— day of ———, A. D. 189—.
The condition of this obligation is such, that whereas the
above-named — was, on the — day of —,
A. D. 189-, appointed trustee in the case pending in bank-
ruptcy in said court, wherein ———— is the bankrupt,
and he, the said, has accepted said trust with all
the duties and obligations pertaining thereunto:
Now, therefore, if the said ———, trustee as afore
said, shall obey such orders as said court may make in relation
to said trust, and shall faithfully and truly account for all the
moneys, assets, and effects of the estate of said bankrupt
which shall come into his hands and possession, and shall in
all respects faithfully perform all his official duties as said
trustee, then this obligation to be void; otherwise, to remain
in full force and virtue.
Signed and sealed in
presence of—
, [SEAL.]
, [SEAL.]
[CTD AT]

•



[FORM No. 26.]

ORDER APPROVING TRUSTEE'S BOND.

At a court of bankruptcy, held is of ——, at ——, this — Before ————, referee in licourt of the United States for the	— day of ———, 189—. bankruptcy, in the District
In the matter of	In Bankruptcy.
Bankrupt .	in Dankrupkey.
It appearing to the Court—said district, has been duly appoin of the above-named bankrupt, and sureties for the faithful performan the amount fixed by the creditors to wit, in the sum of———dollars bond be, and the same is hereby, appeared to the same is hereby.	ted trustee of the estate d has given a bond with ce of his official duties, in [or by order of the court], , it is ordered that the said
	Referee in Bankruptcy.

[FORM No. 27.]

ORDER THAT NO TRUSTEE BE APPOINTED.

In the District Court of the United States for the —— District of —— .

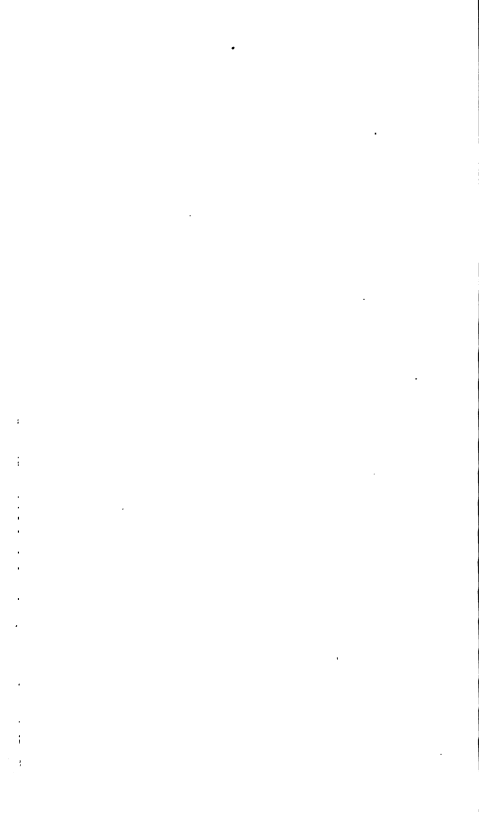
In the matter of _______ In Bankruptcy.

Bankrupt .

It appearing that the schedule of the bankrupt discloses no assets, and that no creditor has appeared at the first meeting, and that the appointment of a trustee of the bankrupt's estate is not now desirable, it is hereby ordered that, until further order of the court, no trustee be appointed and no other meeting of the creditors be called.

Referee in Bankruptcy.

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[FORM No. 28.]

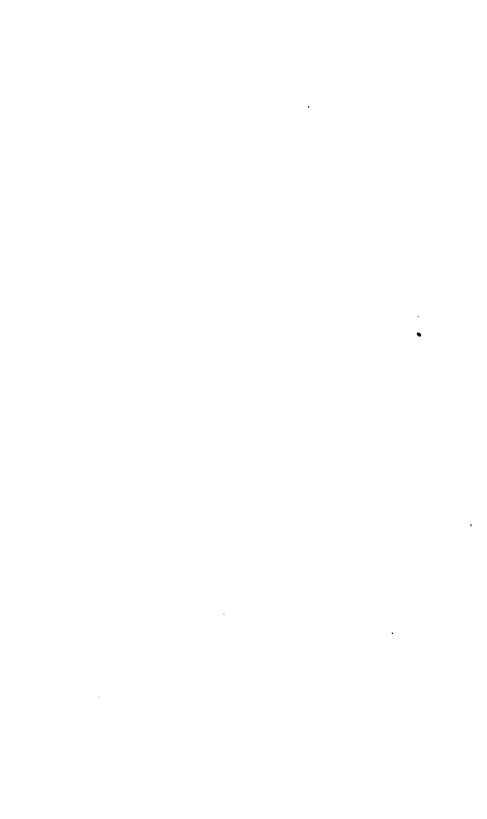
ORDER FOR EXAMINATIO	N OF BANKRUPT.
In the District Court of the United trict of ——	
In the matter of	In Bankruptey.
Bankrupt .	
At ——, on the —— day of —	, A. D. 18
Upon the application of —————	, trustee of said bank-
rupt [or creditor of said bankrupt	•
bankrupt attend before ————	
bankruptcy of this court, at	on the — day of —,
at - o'clock in the - noon, to su	bmit to examination under
the acts of Congress relating to ban	kruptcy, and that a copy of
this order be delivered to him, the	said bankrupt, forthwith.
	-, Referee in Bankruptcy.

[FORM No. 29.]

EXAMINATION OF BANKRUPT OR WITNESS.

In the District Court of the United trict of ——	
In the matter of	In Bankruptcy.
Bankrupt .	In Bankrupacy.
of ——, being duly sworn and oplace above mentioned, upon his of stance of examination of party.]	ounty of ———, and State examined at the time and

. •



[FORM No. 30.]

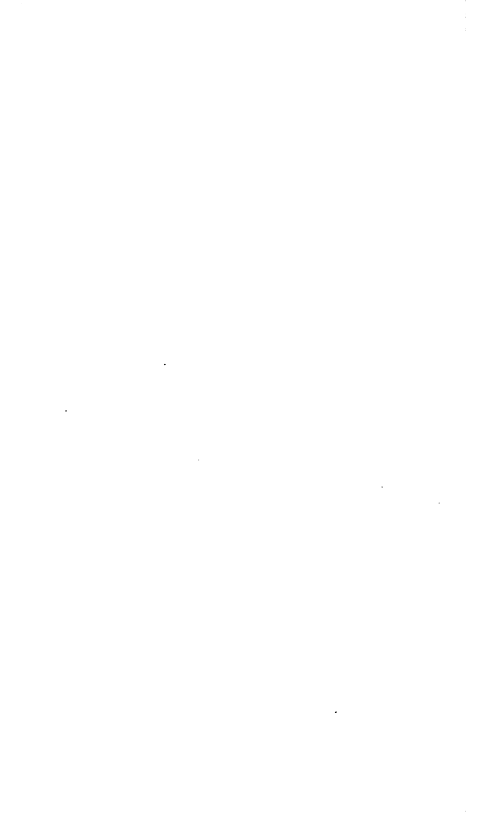
SUMMONS TO WITNESS.

······································
Whereas — , of — , in the county of — ,
nd State of -, has been duly adjudged bankrupt, and
he proceeding in bankruptcy is pending in the District Court
f the United States for the ——— District of ———,
These are to require you, to whom this summons is directed,
ersonally to be and appear before ——, one of the
eferees in bankruptcy of the said court, at, on the
lay of —, at — o'clock in the —noon, then and there to
e examined in relation to said bankruptcy.
Witness the Honorable — Judge of said court, and the
eal thereof at ———, this ——— day of ————, A. D. 189—.
, Clerk.

RETURN OF SUMMONS TO WITNESS.

In the District Court of the United trict of ——	
In the matter of	
Bankrupt .	In Bankruptcy.
On this — day of — , A. — , in the cou — , and makes oath, and says of — , A. D. 189—, pers of — , in the county of — a	nty of and State of that he did, on, the conally serve,
true copy of the summons hereto a same to him; and he further mak is not interested in the proceeding in summons.	nnexed, by delivering the es oath, and says that he
Subscribed and sworn to before a A. D. 18—.	me this —— day of ———,

• • · . •



[FORM No. 31.]

PROOF OF UNSECURED DEBT.

In the District Court of the United S trict of ———	
In the matter of	
<u> </u>	In Bankruptey.
Bankrupt .	
At ——, in said district of ——, A. D. 189—, came ————————————————————————————————————	on by [or against] whom aptcy has been filed, was n, and still is, justly and e sum of ——— dollars;
that no part of said debt has been p	1.
that there are no set-offs or counterel	aims to the same [except
and that deponent has not, nor has an to his knowledge or belief, for his u manner of security for said debt what	se, had or received any
Subscribed and sworn to before me A, D, 18—.	Creditor. this — day of ——·-,
65875	Official character.

[FORM No. 32.]

PROOF OF SECURED DEBT.

In the District Court of the United trict of ——	
In the matter of	To Doubernator
Bankrupt .	In Bankruptcy.
At ——, in said district of ———, o. ——, in said district of ——, and ——, the person by [or ag adjudication of bankruptcy has beet the filing of said petition, and still is to said deponent, in the sum of ——— sideration of said debt is as follows that no part of said debt has been pethat there are no set offs or countered————]; and that the only seen to said debt are the following ————————————————————————————————————	f ——, in the county of d made oath, and says that rainst] whom a petition for on filed, was at and before s, justly and truly indebted —— dollars; that the con———; aid [except]; claims to the same [except ecurities held by this depo-
Subscribed and sworn to before i	Creditor. me this —— day of ———
	[Official character.]

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[FORM No. 33.]

PROOF OF DEBT DUE CORPORATION.

	he United States for the ——— Disict of ———.
In the matter of	
Ban	In Bankruptcy.
county of ———— and State that he is ————— of the ———————————————————————————————————	trict of ——, on the —— day of the ———, of ———, in the e of ———, and made oath and says ——, a corporation incorporated by the State of ———, and carrying on county of ——— and State of ————, zed to make this proof, and says that the person by [or against] whom a petibankruptcy has been filed, was at the said petition, and still is justly discorporation in the sum of ———— eration of said debt is as follows:
	has been paid [except; that there are no set offs
or counterclaims to the sa	me [except
not, nor has any person b	j; and that said corporation has by its order, or to the knowledge or its use, had or received any manner whatever.
	of said Corporation.
Subscribed and sworn t A. D. 18—.	to before me this —— day of ———,
•	Official character.

[FORM No. 34.]

PROOF OF DEBT BY PARTNERSHIP.

In the District Court of the Unite trict of —	
In the matter of	In Bankruptey.
Bankrupt .	In Bankruptcy.
At ——, in said district of —— A. D. 189—, came ————, , in said district of ——, a he is one of the firm of ———— and —————, of ———, in the of ———; that the said ———— whom a petition for adjudication of was at and before the filing of said and truly indebted to this depone ————————————————————————————————————	of ——, in the county of and made oath and says that —, consisting of himself county of —— and State —, the person by [or against] f bankruptcy has been filed, petition, and still is, justly art's said firm in the sum of
that no part of said debt has been per that there are no set-offs or counted that the set-offs or counted that the set-offs or counted the set-offs or counted that the set-offs or counted the set-offs or counted the set-offs or counted the set-offs or counted that the set-offs or counted the set-o	erclaims to the same [except conent has not, nor has his their order, or to this depo- ir use, had or received any
Subscribed and sworn to before A. D. 18—.	 ,
	[Official character.]



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[FORM No. 35.]

PROOF OF DEBT BY AGENT OR ATTORNEY.

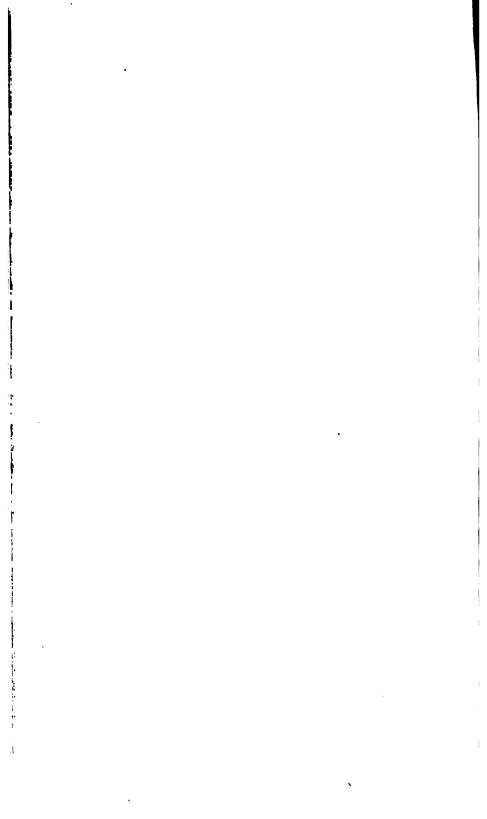
In the District Court of the United States for the ———— District of ————.
In the matter of In Bankruptey.
Bankrupt .
At in said district of on the day of A. D. 189—, came, of, in the county of, and State of, attorney [or authorized agent] of, in the county of, and State of, and made oath and says that, the person by [or against] whom a petition for adjudication of bankruptcy has been filed, was at and before the filing of said petition, and still is, justly and truly indebted to the said, in the sum of dollars; that the consideration of said debt is as follows:
that no part of said debt has been paid [except;
and that this deponent has not, nor has any person by his order, or to this deponent's knowledge or belief, for his use had or received any manner of security for said debt whatever. And this deponent further says, that this deposition can not be made by the claimant in person because
and that he is duly authorized by his principal to make this affidavit, and that it is within his knowledge that the aforesaid debt was incurred as and for the consideration above stated, and that such debt, to the best of his knowledge and belief, still remains unpaid and unsatisfied.
Subscribed and sworn to before me this ——day of ———, A.D. 18—.
[Official character.]

[FORM No. 36.]

[101111 110: 00:]
PROOF OF SECURED DEBT BY AGENT.
In the District Court of the United States for the ———————————————————————————————————
In the matter of In Bankruptcy.
Bankrupt . In Bankruptcy.
At ——, in said district of ——, on the —— day of ————————————————————, in the county of ———————————————————————————————————
that no part of said debt has been paid [except
that there are no set-offs or counter claims to the same [exce
and that the only securities held by said ——— for said del are the following ————————————————————————————————————
and this deponent further says that this deposition can not be made by the claimant in person because
and that he is duly authorized by his principal to make the deposition, and that it is within his knowledge that the aforsaid debt was incurred as and for the consideration above stated.
Subscribed and sworn to before me this —— day of ———A. D. 18—.

[Official character.]





(Official character.)

[FORM No. 37.]

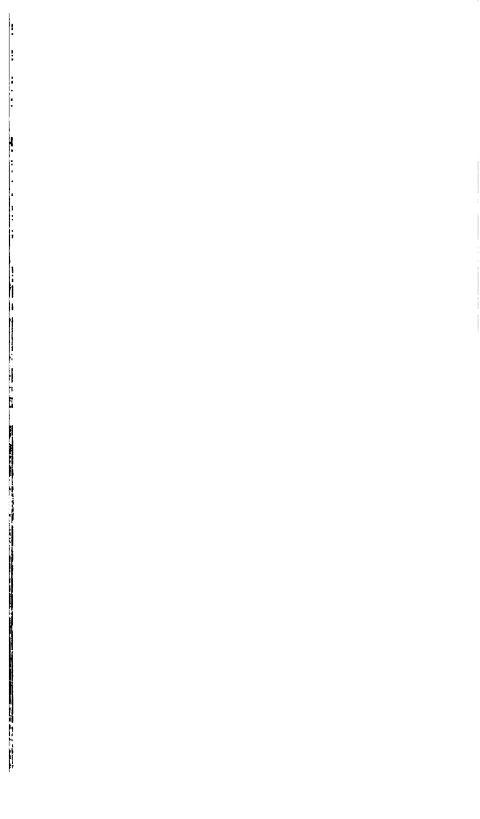
	ct Court of the U	nited States for the	
In t	he matter of	In Bankman	.to
	Bankrup	In Bankrup	ncy.
of, an [or note], the	-, of ———, in t d makes oath and particulars when	-, A. D. 18—, at he county of —— I says that the bil reof are underwrite astances, to wit, —	—, and State l of exchange tten, has been
and this dep said ————————————————————————————————————	onent further say ———, or any per t's knowledge or in any manner p interest therein, o t, is the person no same.	s not been able to a rs that he has not rson or persons to belief, negotiated arted with or assig r any part thereof ow legally and ben bove referred to.	t, nor has the the their use, to the said bill gned the legal; and that he,
Date.	Drawer or maker.	Acceptor.	Sum.
Subscribed A. D. 18—.	and sworn to be	efore me this ——	day of,

[FORM No. 38.]

ORDER KEDUCI	NG UĻAIM.
In the District Court of the United trict of —	
In the matter of	
Bankrupt .	In Bankruptey.
At ———, in said district, on the 18—.	e —— day of ———, A. D.
Upon the evidence submitted to of —— against said estate [and, ing counsel thereon], it is ordered claim be reduced from the sum of affidavit in proof of claim filed by s the sum of ——, and that the lat upon the books of the trustee as t dividend shall be computed [if we thereon from the —— day of ———————————————————————————————————	if the fact be so, upon hear, that the amount of said —, as set forth in the aid creditor in said case, to ter-named sum be entered he true sum upon which a with interest, with interest
	Referee in Bankruptcy.

. •

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[FORM No. 39.]

•	•
ORDER EXPUNGI	ng Claim.
In the District Court of the United trict of ——	
In the matter of	In Bankruptey.
Bankrupt .	
At ———, in said district, on th	ne —— day of ———, A.D.
18—.	
Upon the evidence submitted to against said estate [and, if a counsel thereon], it is ordered, that sexpunged from the list of claims upsaid case.	the fact be so, upon hearing said claim be disallowed and
	Referee in Bankruptcy.

[FORM No. 40.]

LIST OF CLAIMS AND DIVIDEN REFEREE AND BY HIM DEL				BY
In the District Court of the United trict of —		r the ·		Dis-
In the matter of Bankrupt .	In Bank	ruptcy	7•	
At ——, in said district, o A. D. 18—. A list of debts proved and claimed under with —— dividend at the rate of —— 1 ———, a referee in bankruptcy.	r the bankruj	otcy of		,
Creditors. No. [To be placed alphabetically, and the names of all the parties to the proof to be carefully set forth.]	Sum proved.		Dividend.	
	Dollars.	Cents.	Dollars.	Cente

Referee in Bankruptcy.



.

[FORM No. 41.]

NOTICE OF DIVIDEND.

In the District Court of the United trict of ——	•
In the matter of	To Doctore
Bankrupt .	In Bankruptey.
At ———, on the —— day of —	, A. D. 18
To	nay, on application at my —, or on any day there- receive a warrant for the the above estate. If you nt will be delivered to your
CREDITOR'S LETTER	TO TRUSTEE.
To, Trustee in bankruptcy of the bankrupt: Please deliver to payable out of the said estate to me	the warrant for dividend
halanto ore or ene para parate to me	, Creditor.

[FORM No. 42.]

PETITION	AND	ORDER	FOR	SALE	BY	AUCTION	OF	REAL
Estate.								

In the District Court of the United States for the ——— District of ———.

	In the matter of	In Dankson
_	Bankrupt .	In Bankruptcy.

Respectfully represents ———, trustee of the estate of said bankrupt, that it would be for the benefit of said estate that a certain portion of the real estate of said bankrupt, to wit: [here describe it and its estimated value] should be sold by auction, in lots or parcels, and upon terms and conditions, as follows:

Wherefore he prays that he may be authorized to make sale by auction of said real estate as aforesaid.

Dated this —— day of ———, A. D. 18—.

Witness my hand this —— day of ———, A. D. 189—.

Referee in Bankruptcy.

•

[FORM No. 43.]

PETITION	AND	ORDER	FOR	REDEMPTION	\mathbf{OF}	PROPERTY
		•	FROM	LIEN.		

FRUM LIEN.	
In the District Court of the United State trict of ———.	es for the ——— Dis-
In the matter of	Bankrupte y.
Bankrupt .	anki upwy.
Respectfully represents — , of said bankrupt, that a certain portion estate, to wit: [here describe the estate or mated value] is subject to a mortgage [do or to a conditional contract [describing it] the origin and nature of the lien], [or, if the property, has been pledged or deposited lien] for [describe the nature of the lien], for the benefit of the estate that said produced and discharged from the lien the prays that he may be empowered to pay said estate in his hands the sum of — of said lien, in order to redeem said produced this — day of — , A. D. 1	n of said bankrupt's property and its esti- lescribe the mortgage], or to a lien [describe e property be personal and is subject to a and that it would be represented by out of the assets of the property therefore. Wherefore he was the property therefore. Trustee. Luly filed and having
come on for a hearing before me, of which notice was given by mail to creditors of after due hearing, no adverse interest thereat [or after hearing ————————————————————————————————————	said bankrupt, now, t being represented favor of said petition
said trustee be authorized to pay out bankrupt's estate specified in the forego of ———, being the amount of the lien, is property therefrom. Witness my hand this —— day of ——	of the assets of the ing petition the sum n order to redeem the
	feree in Bankruptcy.

[FORM No. 44.]

PETITION AND ORDER FOR SALE SUBJECT TO LIEN.

In the District Court of the United States for the ———— Dis-

trict of ——.

In the matter of	In Bankruptey.
Bankrupt .	in Bankrupwy.
Respectfully represents — — of said bankrupt, that a certain pestate, to wit: [here describe the estimated value] is subject to a moor to a conditional contract [descrite origin and nature of the lien], or property] has been pledged or deplien for [describe the nature of the lien for the benefit of the said estate the sold, subject to said mortgage, lie Wherefore he prays that he may be of said property, subject to the incumpated this — day of — —, A.	ortion of said bankrupt's estate or property and its rtgage [describe mortgage], be it], or to a lien [describe [if the property be personal osited and is subject to a sien], and that it would be at said property should be on, or other incumbrance e authorized to make sale ambrance thereon.
	, Trustee.
The foregoing petition having become on for a hearing before me, or notice was given by mail to credite after due hearing, no adverse in thereat [or after hearing ————————————————————————————————————	of which hearing ten days ors of said bankrupt, now terest being represented—in favor of said petition reto], it is ordered that the portion of the bankrupt's petition, by auction [or, at ecount of the property sold to whom sold; which said e referee.

Referee in Bankruptcy.



	·	
•		

[FORM No. 45.]

PETITION AND ORDER FO	R PRIVATE SALE.					
in the District Court of the United States for the —— District of ———.						
In the matter of	In Bankruptcy.					
Bankrupt .						
Respectfully represents ————————————————————————————————————	upt.					
it is desirable and for the best interprivate sale a certain portion of the						
Wherefore he prays that he may said property at private sale. Dated this —— day of ————, A.						
The foregoing petition having become on for a hearing before me, or notice was given by mail to credite after due hearing, no adverse in thereat [or after hearing ————————————————————————————————————	f which hearing ten days' ors of said bankrupt, now, aterest being represented—in favor of said petition reto], it is ordered that the exportion of the bankrupt's ition, at private sale, keeparticle sold and the price d; which said account he					
	Referee in Bankruptcy.					

[FORM No. 46.]

PETITION AND ORDER FOR SALE OF PERISHABLE PROPERTY.

In the District Court of the United States for the —— District of ———.						
In the matter of	In Bankruptcy.					
Bankrupt .						
Respectfully represents ————————————————————————————————————	rustee of the said bankrupt's					
now in ———, is perishable, and teme is not sold immediately. Wherefore, he prays the court temperature.						
immediately as aforesaid. Dated this —— day of ———,						
The foregoing petition having come on for a hearing before me, notice was given by mail to the rupt, [or without notice to the creing, no adverse interest being rehearing ————————————————————————————————————	of which hearing ten days' creditors of the said bank-ditors], now, after due hear-presented thereat, [or after of said petition and ——————————————————————————————————					
	Referee in Bankrunten					

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			:

[FORM No. 47.]

ι		,		
TRUSTEE'S REPO	RT OF EX	EMPTED PRO	PERTY.	
In the District Court of	the United trict of —		1 6	Dis-
In the matter	of]		
В	ankrupt .	In Bankrup	tcy.	
At ———, on the —— The following is a sel apart to be retained by property, under the prov to bankruptcy.	hedule of p y the bank	roperty designant	d, as his	own
General head.	Particu	lar description.	Valu	10.
Military uniform, arms, and equipments			Dolls.	Cts.
Property exempted by State laws.				
65876				ee.

[FORM No. 48.]

In the matter of	
	}In Bankruptcy.
Bankrupt	· .
——, in the county of —— a path, and says that he, as trus the above named bankrupt , a moneys on account of the estat	tee of the estate and effects of neither received nor paid an

. .

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		•	·	

[FORM No. 49.]

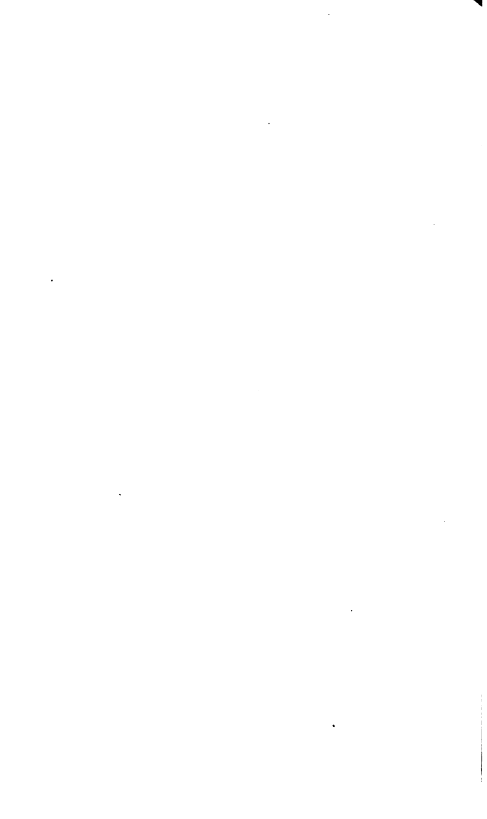
ACCOUNT OF TRUSTEE.

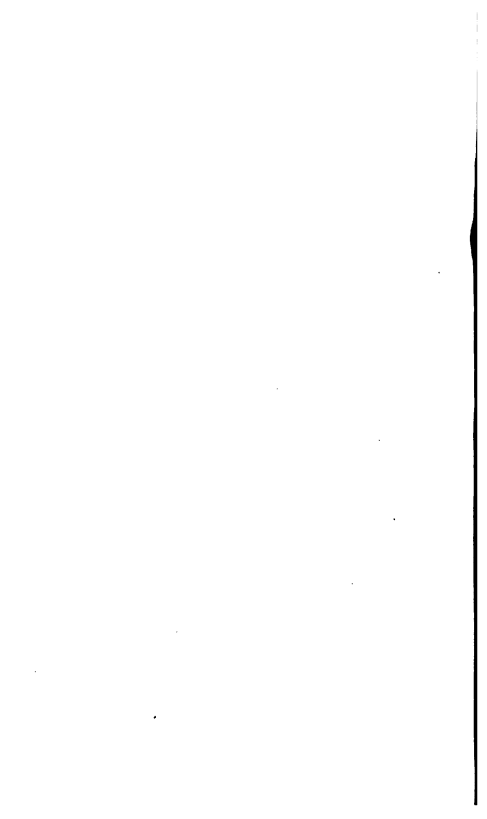
CR.	of all all all all all all all all all al
	Dolla. Cta. Dolla.
	Gg.
	Dolls.
, trustee.	
The estate of, bankrupt , in account with	
ıdn.	CE
, bank	Dolls.
	Ots.
	Dolls. Cts. Dolls. Cts.
The estate of	
Da.	

[FORM No. 50.]

OATH TO FINAL ACCOUNT OF TRUSTEE.

In the District Court of the United trict of ——	
In the matter of	·
Bankrupt .	In Bankruptcy.
On this — day of —, A. —, of —, in the cou —, and makes oath, and says day of —, A. D. 18—, appointed effects of the above-named bankruphe has conducted the settlement of account hereto annexed containing first sheet whereof is marked with may here also be made to any prior a is true, and such account contains money received by said trustee on effects of the above-named bankrup purporting in such account to have have been so made by him. And said payments and for commission in said accounts. Subscribed and sworn to before district of ——, this —— day of —	nty of —— and State of that he was, on the —— d trustee of the estate and ot, and that as such trustee the said estate. That the g —— sheets of paper, the hat he letter —— [reference account filed by said trustee] is entries of every sum of account of the estate and ot, and that the payments been made by said trustee he asks to be allowed for and expenses as charged ————————————————————————————————————
	[Official character.]





[FORM No. 51.]

ORDER ALLOWING ACCOUNT AND	DISCHARGING TRUSTEE.
In the District Court of the United trict of —	
In the matter of	In Bonkmanton
Bankrupt .	In Bankruptcy.
)

The foregoing account having been presented for allowance, and having been examined and found correct, it is ordered, that the same be allowed, and that the said trustee be discharged of his trust.

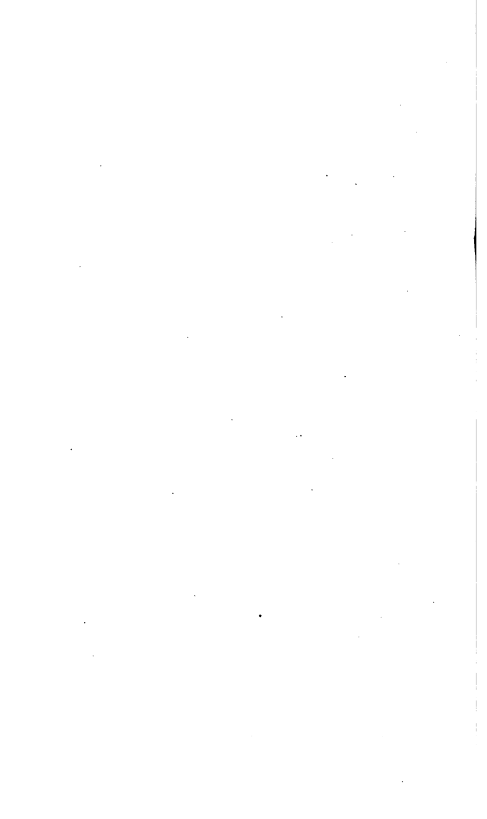
Referee in Bankruptoy.

[FORM No. 52.]

PETITION FOR REMOVAL OF TRUSTEE.

In the District Court of the United States for the ———— District of ————.	
In the matter of	
Bankrupt .	In Bankruptey.
To the Honorable —————, Judge of the District Court for t	he —— District of ———:
The petition of —————————, or bankrupt, respectfully represents the estate of said bankrupt that — trustee of said bankrupt's estate, strust, for the causes following to will ular cause or causes for which such a Wherefore ————————————————————————————————————	that it is for the interest of —, heretofore appointed hould be removed from his it: [here set forth the particremoval is requested.] that notice may be served aid, to show cause, at such, why an order should not
	 ,

. . •



[FORM No. 53.]

NOTICE OF PETITION FOR REMOVAL OF TRUSTEE.

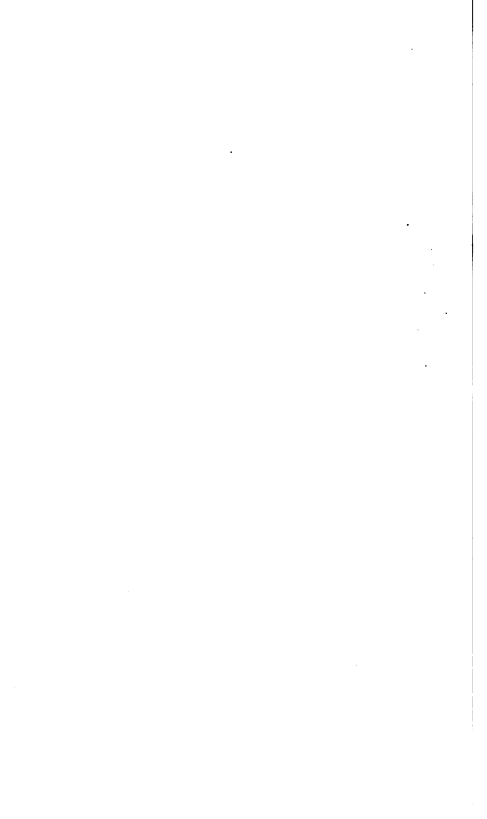
MOTION OF INITION FOR I	MINOVALI OF THUBIES.
In the District Court of the Unite trict of —	
In the matter of	In Bankruptey.
Bankrupt .	
At, on the day of -	, A. D. 18
To, Trustee of the estate of You are hereby notified to appea on the day of, A. D. show cause (if any you have) why from your trust as trustee as afore of the petition of, bankrupt, filed in this court on the court of the court on the court on the court on the court on the court o	r before this court, at ——————————————————————————————————
F	, Olerk.

[FORM No. 54.]

ORDER FOR REMOVAL OF TRUSTEE.

In the District Court of the United States for the ———— District of ————.	
In the matter of	In Bankruptey.
Bankrupt .	in Dunarupus.
Whereas — — , of — , a. D. 18—, present his peti that for the reasons therein set forth of the estate of said — — moved:	tion to this court, praying, ———, the trustee
Now, therefore, upon reading the	nitted therewith, and upon
hearing counsel on behalf of said the trustee, and upon the evidence s trustee.	
It is ordered that the said ————————————————————————————————————	
the costs of the said petitioner inci	
paid by said ——, truste	e [or, out of the estate of
the said ———, subject to pr	
Witness the Honorable ——— -	
court, and the seal thereof, at ———————————————————————————————————	—, in said district, on the
Seal of the court.	Clerk.

•



[FORM No. 55.]

ORDER FOR CHOICE OF NEW TRUSTEE.

In the District Court of the United trict of —	
In the matter of	
	In Bankruptcy.
Bankrupt.	
At ———, on the —— day of — Whereas by reason of the remov tion] of ————, heretofore ap of said bankrupt, a vacancy exists It is ordered, that a meeting of th	ral [or the death or resigna- pointed trustee of the estate in the office of said trustee, e creditors of said bankrupt
be held at ———, in ———, in said ————, A. D. 18—, for the choice of And it is further ordered that n	a new trustee of said estate.
itors of the time, place, and purpos	
to each, to be deposited in the ma	ail at least ten days before
that day.	
-	-, Referee in Bankruptcy.

[FORM NO. 56.] CERTIFICATE BY REFEREE TO JUDGE.

	122 10 002021
In the District Court of the United trict of ——	
In the matter of	In Bankruptcy.
Bankrupt .	in Dankrupky.

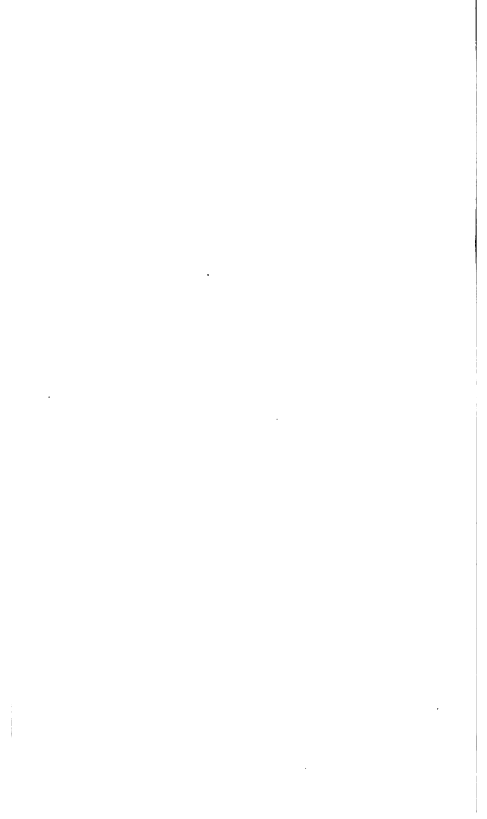
I, ————, one of the referees of said court in bank-ruptcy, do hereby certify that in the course of the proceedings in said cause before me the following question arose pertinent to the said proceedings: [Here state the question, a summary of the evidence relating thereto, and the finding and order of the referee thereon.]

And the said question is certified to the judge for his opinion thereon.

Dated at ----, the --- day of ----, A. D. 18-.

Referee in Bankruptcy.

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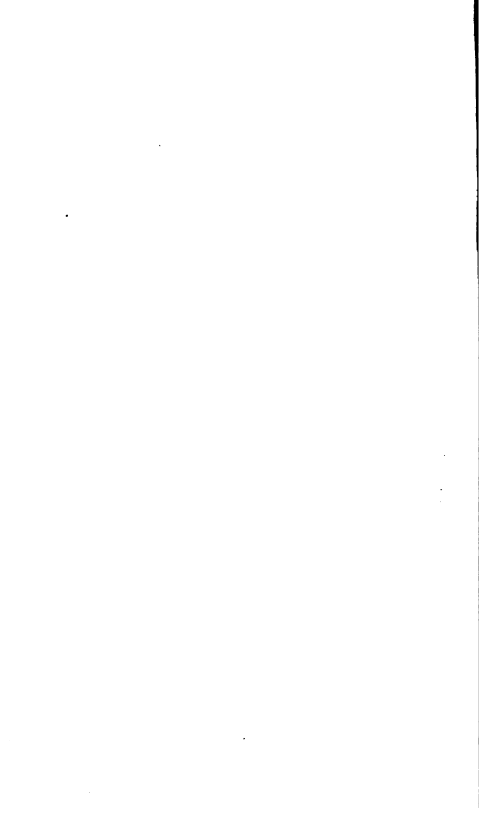
[FORM No. 57.]

BANKRUPT'S PETITION FOR DISCHARGE.

	_
In the matter of	To Bookses
Bankrupt .	In Bankruptcy.
To the Honorable ————,	•
Judge of the District Court of	of the United States the District of ———.
————, of ———, in the composition, in said district, respectfully day of ———, last past, he was duly the acts of Congress relating to bar surrendered all his property and refully complied with all the require the orders of the court touching his Wherefore he prays that he may have a full discharge from all debts under said bankrupt acts, except by law from such discharge. Dated this —— day of ———, A.	y adjudged bankrupt under akruptcy; that he has duly ights of property, and has ements of said acts and of a bankruptcy. be decreed by the court to provable against his estate such debts as are excepted
ORDER OF NOTICE	THEREON.
District of ——, ss: On this —— day of ———, A. D. going petition, it is— Ordered by the court, that a hear on the —— day of ———, A. D. I———, in said district, at —— o'clo that notice thereof be published in printed in said district, and that all persons in interest may appear at t show cause, if any they have, why tioner should not be granted.	ring be had upon the same 189—, before said court, at ck in the ——— noon; and ——————, a newspaper I known creditors and other he said time and place and

And it is further ordered by the court, that the clerk shall send by mail to all known creditors copies of said petition and this order, addressed to them at their places of residence as stated. Witness the Honorable ————————————————————————————————————		
—— hereby depose, on oath, that the foregoing order was published in the ——— on the following ——— days,		
viz: On the —— day of ——— and on the —— day of ———, in		
the year 189—.		
District of ———————————————————————————————————		
Personally appeared ————————————————————————————————————		
[Official character.] I hereby certify that I have on this — day of ———————————————————————————————————		





[FORM No. 58.]

SPECIFICATION OF GROUNDS OF OPPOSITION TO BANK-RUPT'S DISCHARGE.

LUFI'S DISCH	A.D. C.M.
In the District Court of the United trict of ——	
In the matter of	
Bankrupt .	In Bankruptcy.
, of, in the configuration, a party interested in the configuration bankrupt, do hereby oppose the graftom his debts, and for the grounds the following specification: [Here estition.]	estate of said ————, enting to him of a discharge s of such opposition do file

[FORM No. 59.]

DISCHARGE OF BANKRUPT.

District Court of the United States,

—— Dist	rict of ——.
Whereas, — of — in said	district, has been
duly adjudged a bankrupt, under the acts of	Congress relating
to bankruptcy, and appears to have conform	med to all the re-
quirements of law in that behalf, it is therefore	ore ordered by this
court that said ——— be discharged	from all debts and
claims which are made provable by said acts and which existed on the —— day of ———	,
which day the petition for adjudication was	
excepting such debts as are by law excepted	from the operation
of a discharge in bankruptcy.	-
Witness the Honorable ——, jud	ge of said district
court, and the seal thereof this - day of -	
{ Seal of } the court }	



A second residence of the second seco

Bankrupt.

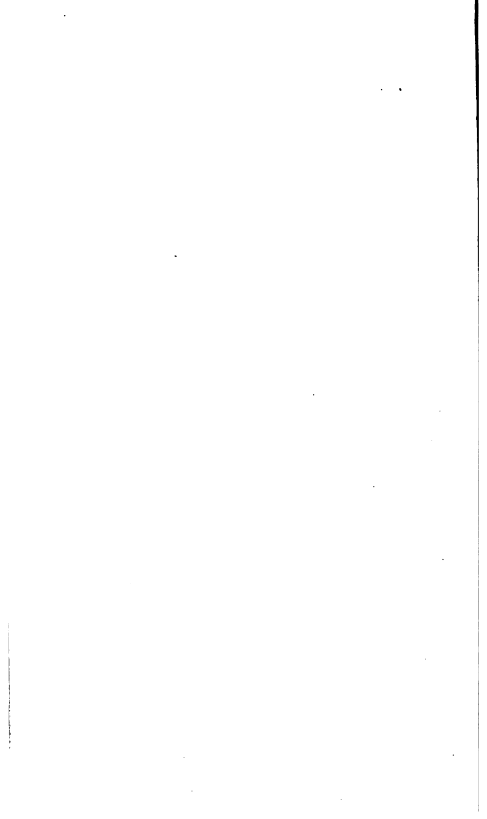
[FORM No. 60.]

PETITION FOR MEETING TO CONSIDER COMPOSITION. District Court of the United States for the — District of ——. In Bankruptcy. Bankrupt . To the Honorable -----, Judge of the District Court of the United States for the — District of ——: The above-named bankrupt respectfully represent that a composition of ---- per cent upon all unsecured debts, not entitled to a priority — in satisfaction of — debts has been proposed by —— to —— creditors, as provided by the acts of Congress relating to bankruptcy, and ---- verily believe that the said composition will be accepted by a majority in number and in value of ——— creditors whose claims are allowed. Wherefore, he pray that a meeting of ---- creditors may be duly called to act upon said proposal for a composition, according to the provisions of said acts and the rules of court.

[FORM No. 61.]

APPLICATION FOR CONFIRMATION OF COMPOSITION.

In the District Court of the United of ———	
In the matter of	In Bankruptey.
Bankrupt .	
To the Honorable — — — — — — — — — — — — — — — — — — —	District of ———————————————————————————————————



[FORM No. 62.] ORDER CONFIRMING COMPOSITION.

In the District Court of the United States for the ———————————————————————————————————			
In Bankruptey.			

An application for the confirmation of the composition offered by the bankrupt having been filed in court, and it appearing that the composition has been accepted by a majority in number of creditors whose claims have been allowed and of such allowed claims; and the consideration and the money required by law to be deposited, having been deposited as ordered, in such place as was designated by the judge of said court, and subject to his order; and it also appearing that it is for the best interests of the creditors; and that the bankrupt has not been guilty of any of the acts or failed to perform any of the duties which would be a bar to his discharge, and that the offer and its acceptance are in good faith and have not been made or procured by any means, promises, or acts contrary to the acis of Congress relating to bankruptcy: It is therefore hereby ordered that the said composition be, and it hereby is, configued.

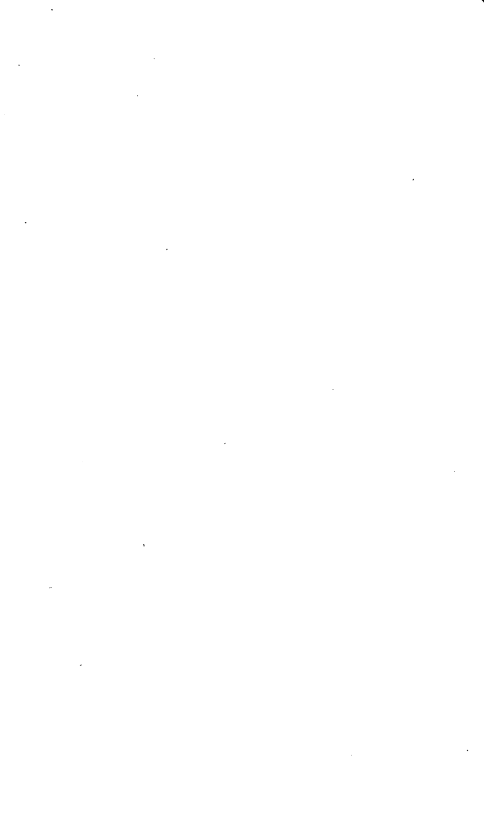
Witness the Honorable	e, judge of said court,
and the seal thereof, this	—— day of ———, A. D. 189—.
{ Seal of } the court. }	, Clerk.
6587——7	

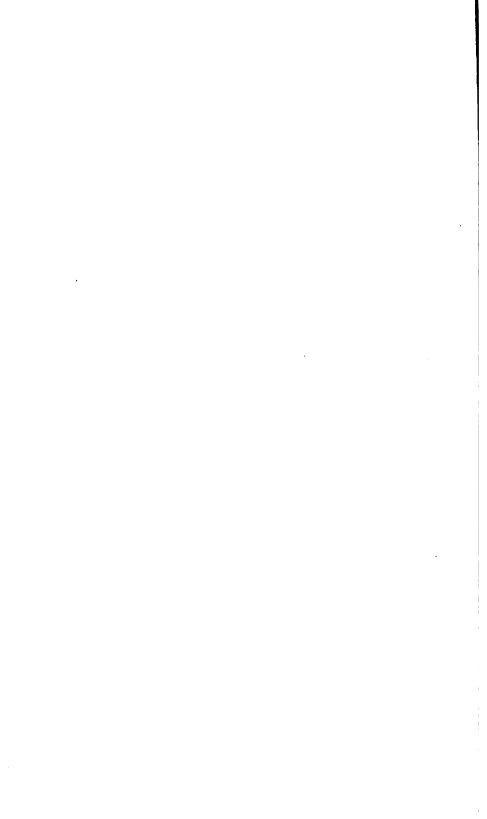
[FORM No. 63.]

ORDER OF DISTRIBUTION ON COMPOSITION.

United States of America:	
In the District Court of the Uni District of —	
In the matter of	
Bankrupt .	In Bankruptcy.

The composition offered by the above-named bankrupt in this case having been duly confirmed by the judge of said court, it is hereby ordered and decreed that the distribution of the deposit shall be made by the clerk of the court as follows, to wit: 1st, to pay the several claims which have priority; 2d, to pay the costs of proceedings; 3d, to pay, according to the terms of the composition, the several claims of general creditors which have been allowed, and appear upon a list of allowed claims, on the files in this case, which list is made a part of this order.





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